

ARTICLE 9 COMMON REQUIREMENTS

SECTION 9.0100 BUFFERING AND SCREENING REQUIREMENTS

General

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Buffering and Screening Requirements

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General

9.0101 Responsibilities

To reduce the impacts on adjacent conforming uses that are of a different type, buffering and screening will be required. The property owner is responsible for the establishment and maintenance of buffering vegetation and screening in accordance with the requirements of this section unless the abutting use has already provided buffering in compliance with the standards in this Article.

Buffering and Screening Requirements

9.0110 Buffering and Screening Requirements

- A. A buffer consists of a horizontal distance adjacent to the property line and may include vertical elements such as plants, berms, fences or wall, which may only be occupied by screening, utilities and landscaping materials.
- B. The buffer area requirements are in addition to the minimum yard setback requirements and landscaping requirements, except for developments as specified within the Downtown Plan District, the Civic Neighborhood Plan District, the Rockwood Town Center District, and the Station Centers District. In districts where a maximum setback distance is specified, the buffer width distances of **Table 9.0111B** shall be reduced so that they do not exceed the maximum setback distance. The buffer requirements are in addition to the street tree requirements.
- C. For purposes of this section a vacant lot is a lot that is undeveloped or developed with a non-conforming use. Least to more intensive use is: LDR-5 and LDR-7 District dwellings, TR District dwellings, TLDR District dwellings, 2 to 4 attached dwellings or single family attached dwellings, 5 or more attached dwellings or single family attached dwellings, residential community service, primarily residential mixed use, office use, NC use, GC use, primarily commercial mixed use, non-residential community service use, outdoor commercial use, GI use, and HI use. The abutting use of a vacant lot shall be the primarily intended use of the district. Where the adjacent property allows mixed uses, the buffer and screening shall be based on the conforming use that would

conflict most with the proposed use.

1. When the proposed development occurs adjacent to a vacant lot one-half of the buffer and screening shall be provided at the time of the proposed development. The one-half provided by the proposed development shall at least include one-half of the required buffer width and one-half of required buffer shrubs and trees and groundcover. A required fence or wall shall be provided by the more intensive use at the time of its development. The balance of the buffer shall be provided at the time the vacant lot is developed.
 2. If the proposed development abuts a property in the LDR-5, LDR-7, TLDR or TR District, the entire buffer shall be provided by the proposed development.
 3. If the proposed development is an LDR-5, LDR-7, TLDR or TR District dwelling and abuts vacant land that is primarily intended for a more intensive use, the entire buffer shall be provided by the more intensive use at the time of its development.
 4. When a proposed development occurs adjacent to an existing use that has not provided a buffer and screening in accordance to this section, the proposed use shall provide the buffer and screening to the conforming use of the adjacent property.
- D.** In those cases where a proposed land use is separated from an abutting use by a street of at least arterial status, the buffering and screening requirements along this common boundary may be waived. When a required buffer is adjacent to a street, the required wall or fence structures shall be located so that the landscaped portion of the buffer is oriented toward the right-of-way. A fence shall not be required for a 'B' or 'C' buffer that abuts a street.
- E.** Required landscaping within the buffer, as provided in this Article shall consist of the following:
1. Shade trees: (deciduous trees capable of at least 25 feet in height and spread at maturity) not less than 10 feet high, and 1.5 inches caliper in size at the time of planting.
 2. Evergreen shrubs: (capable of at least 8 feet in height at maturity) not less than 2 feet high, and one gallon size at the time of planting.
 3. Ground cover: covering the balance of the property.
 4. Fences: shall be sight-obscuring.
 5. Walls: shall be a fence constructed of brick, stone or concrete.
 6. Berms: shall be landscaped with evergreen shrubs.
 7. Maintenance: buffers and screens shall have on-going maintenance.
- F.** When the following situations exist, the buffering and screening may be reduced or eliminated, or alternative means of providing the desired screening may be instituted.
1. Existing screening: If the abutting use has provided buffering in compliance with this section, buffering and screening need not be provided along the abutting boundary.
 2. Solar access: Landscaping in the buffer shall be subject to the solar access requirements.
 3. Alternative plan: In lieu of these standards, and at his/her option, the owner may prepare a detailed plan and specifications for landscaping and screening, including plantings, fences, walls, walks, berms and other features designed to afford the degree of desired buffering. Such plans and specifications shall be submitted to the Manager for review.

An alternative plan may reduce buffer width on development sites provided buffering and screening is proposed to make up for the lack of horizontal distance and such is equivalent to

in vegetation and screening or a more reasonable substitute than the standard buffer normally required.

- G. The Manager may require a Guarantee of Completion equal to 110% of the estimated cost of meeting the buffering and screening requirements to ensure the work is completed in accordance with the approved plans and specifications.

9.0111 Buffer Matrix

A. Buffer Matrix (**Table 9.0111A** and **B**) Notes:

1. Residential community services are the following noise sensitive units: public urban plazas, public neighborhood parks, public community parks, public multi-use paths, public walking/hiking trails, buildings used for religious worship, public or private elementary, high school and college schools, campground, public library, hospital, child care facilities for 13 or more, resorts, drug and alcohol treatment facility and elderly housing.
2. All other community services are considered non-residential community services for the purpose of this section. No buffer is required for bed and breakfast inns or child care facilities for up to 12 children operated by a person other than a resident of the home where the care will be given. In addition, a buffer is not required for Type I Community Services, except that a buffer shall be required for a minor utility or public facility, and for a portable classroom for an existing public or private school.
3. Manufactured dwelling park buffer and screening standards are found in **Section 7.0211** of the Community Development Code.
4. For purposes of **Section 9.0100** - Buffering and Screening Requirements, a single family dwelling shall be considered a detached dwelling, a manufactured home, or a single family attached dwelling of up to two attached units located in any district that allows single family dwelling units.
5. Alternative buffer and screening standards for public trails are found in **Section 8.0114(E)**.






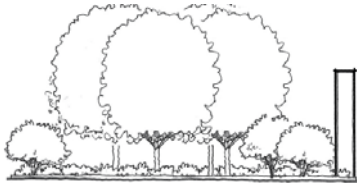
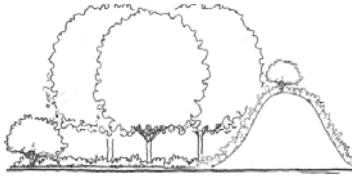
TABLE 9.0111A - BUFFER MATRIX

PROPOSED USE	ABUTTING USE													
	Single Family Dwellings*	Three or More Attached Dwellings	Office Use	Neighborhood Commercial Use	General Commercial Use	Outdoor Commercial Use	General Industrial Use	Heavy Industrial Use	Primarily Residential Mixed Use	Primarily Commercial Mixed Use	Residential Community Service	Non-Residential Community Service	Springwater Industrial Use	
Single Family Dwellings*	-	A	A	A	A	A	A	A	A	A	A	A	A	
Three or More Attached Dwellings	C	-	B	C	C	D	E	E	A	C	A	C	-	
Office Use	B	B	-	-	-	-	-	-	B	-	B	-	-	
Neighborhood Commercial Use	C	C	-	-	-	-	-	-	C	-	C	-	-	
General Commercial Use	C	C	-	-	-	-	-	-	C	-	C	-	-	
Outdoor Commercial Use	D	D	-	-	-	-	-	-	D	-	D	-	-	
General Industrial Use	E	E	-	-	-	-	-	-	E	-	E	-	-	
Heavy Industrial Use	E	E	-	-	-	-	-	-	E	-	E	-	-	
Primarily Residential Mixed Use	C	A	B	C	C	D	E	E	-	C	A	C	-	
Primarily Commercial Mixed Use	C	C	-	-	-	-	-	-	C	-	C	-	-	
Residential Community Service	C	A	B	C	C	D	E	E	A	C	-	C	-	
Non-Residential Community Service	C	C	-	-	-	-	-	-	C	-	C	-	-	
Springwater Industrial Use	G	G	-	-	-	-	-	-	-	-	-	-	-	

* Detached or up to 2 attached single-family dwellings or duplex.

(Buffer codes correspond to Buffer Combination Chart)

TABLE 9.0111B - BUFFER TABLE

		Per 100 Lineal Feet			
		Width	Shade Trees	Shrubs	Fence or Wall
	A	10'	0	0	None
	B	10'	0	40	6-8' Fence
	C	20'	5	50	6-8' Fence
	D	30'	5	50	6-8' Fence
	E	40'	9	90	6-8' Wall
	F	50'	9	90	8' Wall
	G	40'	9	90	8-10' Berm

SECTION 9.0200 CLEAR VISION AREA

General

9.0201 Street and Railroad Clear Vision Area

9.0202 Driveway Clear Vision Area

General

9.0201 Street and Railroad Clear Vision Area

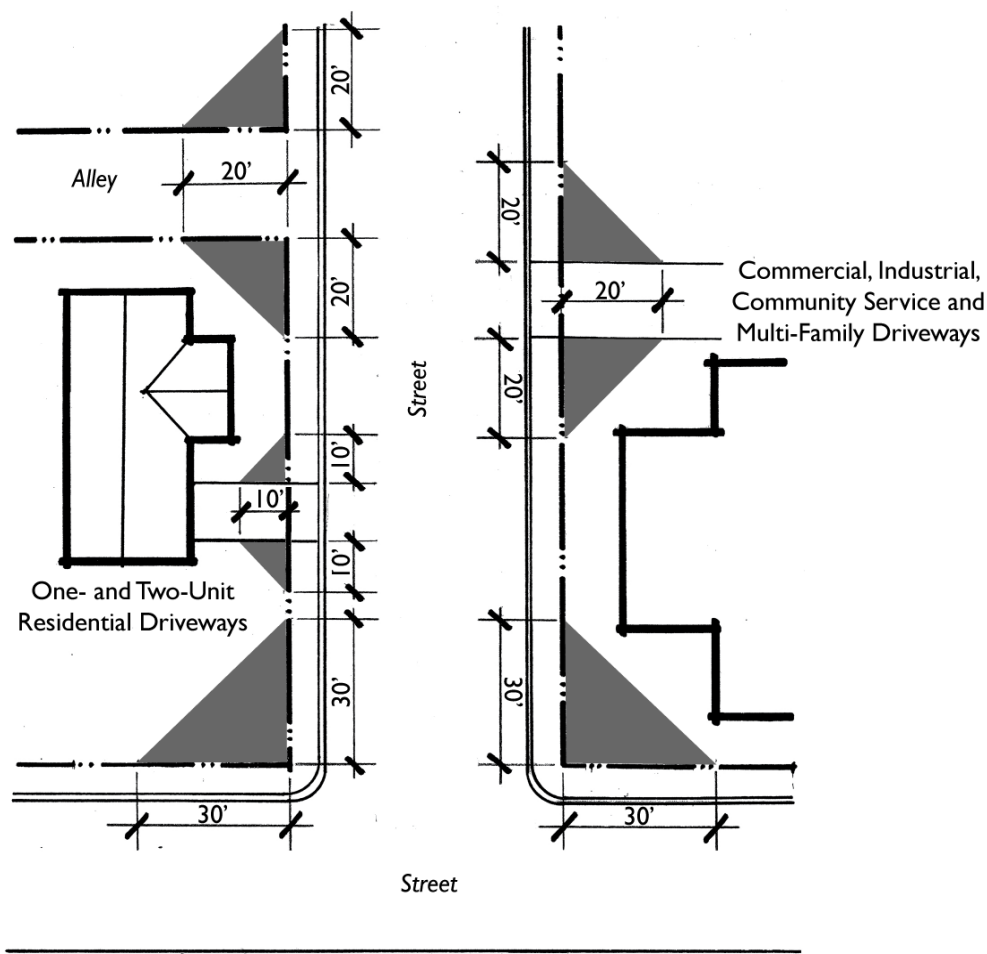
- A.** A clear-vision area shall be maintained on each corner of property at the intersection of two streets or a street and a railroad. No fence, wall, landscaping, sign, structure or parked vehicle that would impede visibility between height of 3 feet and 10 feet above the center line grades of the intersecting streets or railroad shall be located within the clear vision area. No driveway or parking area shall be located in an intersection clear vision area.
- B.** The preceding provisions shall not apply to the following:
1. A public utility pole;
 2. A tree trimmed (to the trunk) to a line at least 8 feet above the level of the intersection;
 3. Another plant species of open growth habit that is not planted in the form of a hedge and which is so planted and trimmed as to leave at all seasons a clear and unobstructed cross-view;
 4. A supporting member or appurtenance to a permanent building lawfully existing on the date this standard becomes effective;
 5. An official warning sign or signal and;
 6. A place where the natural contour of the ground is such that there can be no cross-visibility at the intersection.
 7. A sign support structure(s) if combined total width is 12 inches or less, and the combined total depth is 12 inches or less.
- C.** A clear-vision area shall consist of a triangular area two sides of which are lot lines for a distance specified in this Section, or, where the lot lines have rounded corners, the lot lines extended in a straight line to a point of intersection and so measured, and the third side of which is a line across the corner of the lot joining the non-intersecting ends of the other two sides. The following measurements shall establish the clear-vision areas.

Functional Street Classification	Measurement Along Each Lot Line
(a) All Streets except Alleys	30 feet
(b) Alley	10 feet
(c) At the intersection of a Street and Alley	20 feet

9.0202 Driveway Clear Vision Area

- A. Commercial, Industrial, Three or more Attached Dwellings and Community Service Developments. Service drives to public streets shall have a minimum clear-vision area formed by the intersection of the edges of the driveway, the street right-of-way line, and a straight line joining said lines through points 20 feet from their intersection. No fence, wall, landscaping, sign, structure or parked vehicle that would impede visibility between a height of 3 feet to 10 feet above the center line grade of the intersecting street shall be located within the clear vision area. No off-street parking area shall be located in a driveway clear vision area.
- B. One- and Two- Unit Residential Developments. Driveways to public streets shall have a minimum clear vision area formed by the intersection of the edges of the driveway, the street right-of-way line, and a straight line joining said lines through points 10 feet from their intersection. No fence, wall, landscaping, sign or other structure that would impede visibility between a height of 3 feet to 10 feet above the center line grade of the intersecting street shall be located within the clear vision area. No off-street parking area shall be located in a driveway clear vision area.

Figure 9.0202



SECTION 9.0300 EASEMENTS

General

- 9.0301 General Utility Easements
- 9.0302 Pedestrian Easements
- 9.0303 Conservation Easement
- 9.0304 Open Space Easements
- 9.0305 Utility Easements Owned by the Public
- 9.0306 Public Trail Easements

General

9.0301 General Utility Easements

A 6-foot wide general utility easement shall be provided along all lot lines abutting public rights-of-way and along the rear lot line when abutting an alley in the LDR-5, LDR-7, TLDR and TR Districts. Design, dimensioning, and use of general utility easements shall be in accordance with Public Works Standards. All easement documents and plat language relating to general utility easements shall be substantially in the form provided by the City and furnished to the City for review and approval prior to recording. All applicable recording fees shall be the responsibility of the developer and the City shall record the easements.

9.0302 Pedestrian Easements

In order to facilitate pedestrian access from streets or lots to schools, parks or other nearby streets, the approval authority may require perpetual unobstructed pedestrian easements.

Improvements within pedestrian easements shall be as described in **Section A5.508**.

9.0303 Conservation Easement

The Manager may require a perpetual unobstructed easement so that the natural vegetative cover is not disturbed where such disturbance could cause damage to the public right-of-way or adjacent property.

9.0304 Open Space Easements

The approval authority may require a perpetual open space easement over areas of the Floodplain or Hillside Physical Constraint Overlay Districts, areas of unique natural condition, or Greenway System retained in private ownership.

9.0305 Utility Easements Owned by the Public

When topography or other conditions make impractical the location of drainage facilities, sanitary sewers or water lines within the street right-of-way, an unobstructed easement shall be provided across the property with satisfactory access to the street. These easements shall comply with **Section A5.005**.

9.0306 Public Trail Easements

If a development permit involves a parcel which is designated as the location of a portion of a public trail system, as shown in the 1996 Gresham Trails Master Plan, the City will encourage the owner to grant to the City an easement for that specific use, consistent with the requirements of **Section A5.509**.

SECTION 9.0400 FENCING

General

9.0401 General Provisions

Specific Fencing Requirements

9.0410 Fencing of Lots

9.0411 Fencing of Hazardous Areas

General

9.0401 General Provisions

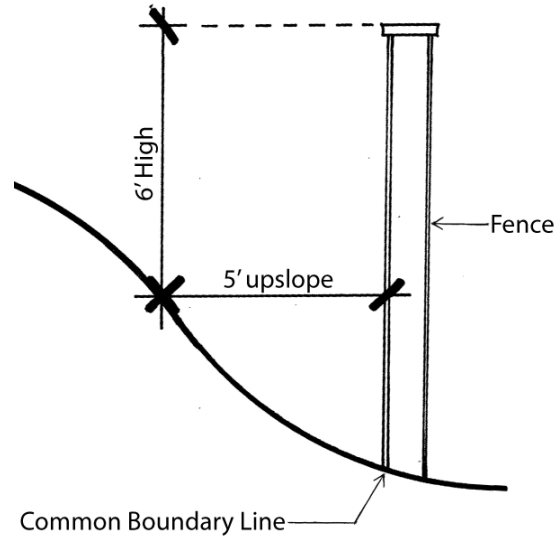
Every fence shall be maintained in a condition of reasonable repair and shall not be allowed to become and remain in a condition of disrepair. Any fence which is, or has become dangerous to the public safety, health, or welfare shall be considered a violation of this Ordinance. Link fencing shall be constructed in such a manner that no barbed ends shall be at the top. Electric fencing is prohibited. Barbed or razor wire fencing shall only be permitted when it is demonstrated to the satisfaction of the Manager, that

- A. The barbed wire fencing is necessary for enclosing livestock in any land use district.
- B. The barbed or razor wire fencing is proposed to provide added security for a non-residential use. When such wire fencing is proposed, it shall only be used above either a standard fence or wall which has a minimum height of 5 feet.

Specific Fencing Requirements

9.0410 Fencing of Lots

- A. Fencing shall not exceed 6 feet in height in a Residential Development District when measured from grade unless:
 - 1. It is provided for in the Buffering and Screening requirements of **Section 9.0100**; or,
 - 2. There is a grade difference between two sites which would make a 6 foot high fence inadequate to provide for privacy. Such fence shall be no higher than 6 feet above the highest grade within 5 feet of the common boundary line.
 - 3. To provide added security for a non-residential use.



- B.** All fencing shall not conflict with the requirements of the Clear Vision Area (Refer to **Section 9.0200**).
- C.** Special front and rear yard fence height provisions apply to lots created under the standards in effect on or after December 19, 1996 in the LDR-5, LDR-7, TLDR and TR Districts (see **Section 4.0132(D)(4)** and **(5)**).

9.0411 Fencing of Hazardous Areas

An applicant for a development permit shall be required to furnish and install fencing wherever the approval authority determines that a hazardous condition may exist. The fencing shall be installed according to standards established by the Manager. No occupancy permit shall be issued until said fencing has been installed.

SECTION 9.0500 GRADING AND DRAINAGE AND STORMWATER QUALITY CONTROL REQUIREMENTS

General

- 9.0501 Purpose
- 9.0502 Grading and Drainage Plans and Specifications
- 9.0503 Required Information for Grading and Drainage Plans and Specifications
- 9.0504 Soil Engineering Report
- 9.0505 Site Hydrology Report
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- 9.0510 Design Guidelines for Grading and Drainage Improvements
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- 9.0512 Fills
- 9.0513 Required Drainage Facilities
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- 9.0515 Establishing Protective Vegetative Cover Upon Completion of Final Grading
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Stormwater Quality Control Requirements

- 9.0520 Applicability
- 9.0521 Data Requirements
- 9.0522 Sites Where it is Infeasible to Install On-Site Stormwater Quality Facilities
- 9.0523 Maintenance and Inspection of Private Stormwater Quality Facilities

General Submittal Requirements

9.0501 Purpose

This section of the Community Development Code specifies requirements for grading and drainage, erosion control and stormwater quality control.

9.0502 Grading and Drainage Plans and Specifications

- A. Unless otherwise specified in this document, Appendix Chapter 33 of the current edition of the Building Code shall apply for all grading and drainage construction on private property.
- B. When the pre-application conference indicates the applicant's proposal involves erosion and/or runoff problems, or if the subject property is hilly or partially within the Hillside Physical Constraint Overlay District, the Manager may require supporting data to include a soils engineering report and hydrology report. An engineering geology report shall be required if the proposed development is within the Hillside Physical Constraint Overlay District. An approved grading and

drainage plan shall be required prior to start of construction, or final plat approval, for all land divisions.

9.0503 Required Information for Grading and Drainage Plans and Specifications

When required under the Community Development Code for the issuance of a development permit, an application for a grading and drainage plan approval shall be accompanied by four sets of grading and drainage plans, specifications and supporting data.

- A.** The general location of the work to be shown on a vicinity map.
- B.** The name and address of the owner/developer and the professional civil engineer who prepared the plans. The tax lot description for the subject site shall also be included.
- C.** Property limits and contours (two foot intervals for slopes of less than 15% and 10-foot intervals for slopes exceeding 15%) of the existing ground and details of terrain and area drainage.

All existing contour lines shall extend a minimum of 100 feet beyond the property boundaries.

- D.** The plan shall also indicate, when applicable, all existing wetlands, bogs, and marshes; existing natural streams, intermittent and permanent; areas of erosion potential; areas of stability hazard; excessively steep slopes (15% to 35% and 35% and greater); flood prone areas and designated floodplains, showing elevations of the 100 year floodplain and poorly drained areas; and areas previously used as a land fill.
- E.** Street improvements and existing and proposed public storm sewer facilities. Proposed private drainage facilities and their easements shall also be shown.
- F.** Finished contours to be achieved by the grading along with the proposed drainage facilities and related construction. Finished contours will indicate necessary grading for street and sidewalk improvements. Plans shall include details of all subsurface and surface drainage devices, walls, cribbing, dams, and other protective devices to be constructed with, or as part of the proposed work.
- G.** Location of any existing building or structures on the property and the location of any buildings or structures on land adjacent to the property which are within 15 feet of any area affected by the proposed grading operations.
- H.** Specifications shall contain information covering construction and material requirements; describing, but not limited to, soil compaction requirements, measures to mitigate soil erosion along with the background computations made for the sizing of drainage facilities. The specifications shall describe the maintenance responsibilities for any private storm sewer systems. The specifications shall describe any proposed phasing of the project, indicating estimated start and completion dates for each phase.

9.0504 Soil Engineering Report

Any soil engineering report which may be required under **Section 9.0502**, Grading and Drainage Plans and Specifications, shall include:

- A.** data regarding the nature, distribution, strength and erodibility of existing soils;

- B.** conclusions and recommendations for grading procedures and design criteria for corrective measures where necessary;
- C.** opinions and recommendations covering adequacy of site to be developed by the proposed grading; and
- D.** for sites where infiltration will be utilized, the results of soil testing methods as specified in Section 2.0046 of the Public Works Standards.

The soil engineering report will include suggestions concerning erosion control of the project site during construction as well as upon completion.

9.0505 Site Hydrology Report

Any site hydrology report which may be required under **Section 9.0502** shall include the following:

- A.** A map and calculations showing the drainage area and estimated run-off of the area being served by any drainage facility within the proposed grading and drainage plan.
- B.** Indication of the undeveloped peak discharge rate of surface water currently entering and leaving the subject property due to the design storm(s) as set forth in the Public Works Design Standards and/or as required by the conditions of approval for the project.
- C.** Indication of developed peak discharge rate of run-off which will be generated from the subject property due to the design storm(s) as set forth in the Public Works Design Standards and/or as required by the conditions of approval for the project;
- D.** Determination of the developed peak discharge of water that will be generated by the design storm at various sub-basins on the subject property; and
- E.** A discussion of the drainage management facilities and/or techniques which may be necessary to rectify drainage problems.
- F.** Data reported pursuant to **subsections (A) through (D)** of this section shall be provided in an electronic format acceptable to the Manager unless the Manager approves another form of submittal.

9.0506 Guarantees for Grading and Drainage

The Manager shall require a Guarantee of Completion equal to 110% of the estimated cost of:

- A.** Meeting the grading and drainage requirements to ensure that the work is completed in accordance with approved plans and specifications and to correct or eliminate any hazardous conditions.
- B.** Meeting the erosion prevention and sediment control measures to ensure that such measures are installed and maintained, including replacement and repair as needed, as required by the EPSC Manual and to correct or eliminate any conditions created because of the erosion or sediment from the site.
- C.** The construction cost of stormwater quality facilities required by **Section 9.0520** et. seq.
- D.** The Manager may require a warranty guarantee in an amount deemed necessary to ensure that any failure of grading and drainage, erosion control or stormwater quality facilities are repaired. The warranty guarantee shall be in effect from the date of acceptance of privately financed public improvements for a period of two years.

Design Requirements

9.0510 Design Guidelines for Grading and Drainage Improvements

Plans and specifications for grading and drainage improvements will include provisions for the following improvements and/or grading operations as deemed appropriate by the Manager for the subject site.

9.0511 Cuts

Cuts shall not exceed in steepness a 2:1 (horizontal to vertical) ratio unless approved by the Manager. The Manager may approve cut slopes up to a 1-1/2:1 maximum ratio if the increase in slope will result in reducing the disturbance of the natural terrain. All cuts exceeding a 2:1 ratio shall be certified by a professional engineer to have a soil type having an appropriate nature, distribution and strength to maintain the proposed slope.

9.0512 Fills

Fills shall not exceed in steepness a 2:1 (horizontal to vertical) ratio. All fills, upon completion of the project shall be certified by a professional engineer to be adequately compacted for the intended use. If the intended use is open space, appropriate easements will be recorded with the title records of Multnomah County, with a duplicate copy being kept on file with the City of Gresham.

- A. The ground surface shall be prepared to receive fill by removing vegetation, non-complying fill, top soil and other unsuitable materials; scarify to provide a bond with new fill and where slopes are steeper than 15% and the high is greater than 5 feet, by benching into a competent material as determined by the soils engineering report and approved by the Manager.
- B. Structural Fill Material - Detrimental amounts of organic material shall not be permitted in structural fills. Burial of tree stumps will not be allowed on any site other than an approved solid waste disposal site. No rock or similar material greater than 12 inches in diameter shall be placed in a structural fill. The Manager may permit placement of larger rock if the soils engineer report devises a method to continuously inspect placement and certify stability of rock disposal areas having no overlapping with physical improvements, and is a minimum of 5 feet below grade measured vertically.
- C. Structural Fill Compaction - Structural fill will be compacted to a minimum of 90% of maximum density as determined by Building Code. The soils engineer shall certify all structural fills as meeting minimum bearing capacity for the intended use.
- D. Non-Structural Fills - Stripping materials and landscape berms, will be compacted by reasonable mechanical means, if greater than 3 feet in depth.

9.0513 Required Drainage Facilities

- A. All roof and foundations drains shall be discharged to either curb face outlets (if minor quantity), to a public or approved private storm drain, or to a natural acceptable drainageway if adjacent to the lot.
- B. All private stormlines, roof and foundation drains which discharge to a creek system shall utilize infiltration systems to the maximum extent possible.

- C.** Private storm drainlines will be required to convey any concentration of run-off across adjoining properties so as to reach an acceptable drainage facility. Private drainage easements shall be established on the deeds or on the recorded plat face of the parcels involved with any required private drainage easements.
- D.** Subsurface drainage facilities may be required in areas of fill if it is so determined by the geologist or soils engineer that there will exist a groundwater situation that could cause stabilization problems. Any subsurface natural spring or field tile shall be piped to an approved drainage facility.
- E.** Any development that is down grade from an undeveloped parcel of ground shall intercept and divert the storm water run-off to an approved storm drainage facility. The diversion ditch may not exceed a 5% slope, unless improved with an acceptable erosion control method as determined by the Manager. In addition to the diversion ditch an interceptor pipe may be required. If the cutoff ditch and interceptor pipe is located on public open space, an easement for maintenance purposes will be established for those properties' benefited by the facility.
- F.** All drainage provisions shall be subject to the approval of the Manager and shall be of such design as to carry storm and surface waters to the nearest practical street, storm drain or natural water course, approved by the Manager as a safe place to deposit and receive such waters. Adequate provisions shall be made to prevent any storm or surface waters from damaging the face of an excavation, the sloping face of a fill, any natural slope, or any natural or manmade drainageway.
- G.** Maintenance, repair, replacement and liability from damages due to failure of private drainage systems shall be the responsibility of the customer. Maintenance responsibility shall include all elements of the system up to the point of connection with a drainage structure of the public stormwater system. Such connection shall be subject to City approval. Private water quality facilities are subject to periodic inspection by the City to ensure proper maintenance and performance. In addition, the customer shall enter into a maintenance agreement with the City to ensure continued maintenance.

9.0514 Erosion Prevention and Sediment Control Measures During Construction

Unless otherwise approved, the following standards are adopted as minimum requirements for the purposes of minimizing or preventing erosion. The final program for soil stabilization may vary as site conditions and development warrant. These minimum guidelines are not intended to resolve all project soil erosion conditions. The applicant for a development permit is ultimately responsible for containing all soil on the project site and must recognize the potential for changing or unexpected site and weather conditions. The applicant for a development permit or, in the case of a land division, before the Notice to Proceed is issued, shall submit an erosion prevention and sediment control plan as part of their application utilizing appropriate best management practices (BMPs), per the Erosion Prevention and Sediment Control Manual (EPSC Manual). If necessary to meet the intent of this section, the applicant shall update or modify the erosion prevention and sediment control measures, per the EPSC Manual, as such conditions render existing measures ineffective.

- A.** The plans and specifications will demonstrate the minimization of stripping vegetation on the project site.
- B.** If top soil is to remain stockpiled during wet weather, seeding, mulching or other stabilization measures are required.

- C.** All areas which will, by necessity, be left bare after October 1 shall be seeded and mulched to a cover crop (e.g., cereal rye, annual rye grass, perennial rye grass). Mulching and mulching with landscaping may be a viable alternative to seeding. Seed and mulch shall be applied with a tackifier in areas in excess of 10% slope. If, by the date set forth in the EPSC Manual, seeding has not established itself to the point of being an effective erosion control measure, additional measures may be required. Regular inspection and maintenance, as necessary, is required to maintain the effectiveness of the erosion prevention and sediment control measures.
- D.** Means shall be devised to prevent sediment laden water from entering the public storm sewer system or natural watercourses. Use of approved filtration measures to prevent sediment transport from the site will be required.
- E.** In areas of concentrated flow, temporary diversion berms, chutes or downpipes and down drains sized for a two-year storm may be required for projects left incomplete during the winter months. Temporary check dams may be required for channels carrying sufficient amounts of water to cause channel scouring and erosion.
- F.** Temporary check dams may be required for channels carrying sufficient amounts of water to cause channel scouring and erosion.
- G.** All erosion prevention and sediment control measures shall be maintained, including replacement and repair as needed, as required by the EPSC Manual.

9.0515 Establishing Protective Vegetative Cover Upon Completion of Final Grading

- A.** Vegetation is to be established as soon as practicable after completion of grading to minimize erosion. Prior to final project acceptance, the site shall be permanently stabilized with seed and mulch, or permanent landscaping. Seed and mulch shall be applied with a tackifier in areas in excess of 10% slope. In cases of a land division, temporary groundcover will be accepted on each lot where home construction will begin within 30 days of project completion.
- B.** All swales and channels shall be permanently stabilized prior to use as specified in the EPSC Manual.
- C.** Erosion control measures shall be continued after construction until the vegetative ground cover for the site is established and functioning such that erosion has ceased.
- D.** The developer will be responsible for all erosion prevention and sediment control for individual lots until ownership has changed.
- E.** In cases with developments with 1200-C permits, the developer is responsible for erosion prevention and sediment control until the 1200-C permit is terminated by the state.
- F.** Temporary sediment control measures shall be removed by the developer when permanent stabilization or landscaping has been installed and is functioning.

9.0516 Certification of Compliance upon Completion of the Project

A registered professional civil engineer in the State of Oregon shall be responsible for the preparation of revised plans and the submission of as-graded plans upon completion of the project. The grading contractor shall submit, in a form prescribed by the Manager, a statement of compliance to said as-built plans. The project professional engineer shall certify all areas of compaction as meeting the minimum standards for the intended use.

Stormwater Quality Control Requirements

9.0520 Applicability

The requirements of this section apply to all development, with the following exceptions:

- A. Development that will add or replace less than 1,000 square feet of impervious area.
- B. Sites where it is infeasible to install on-site stormwater quality facilities (see **Section 9.0522**).
- C. Developments where the City has identified an existing public stormwater quality facility that satisfies the requirements of the Water Quality Manual prior to discharge to a stream or wetland.

9.0521 Data Requirements

All applications for development permits except those specified in **Section 9.0520** shall provide sufficient information for the Manager to evaluate the applicant's intent to include on-site stormwater quality controls in order to reduce or eliminate the discharge of sediments and other stormwater pollutants to the storm sewer or natural drainage channel (e.g., stream). The applicant for a development permit shall submit a stormwater quality control plan as part of their application utilizing appropriate best management practices (BMPs), per the Water Quality Manual.

9.0522 Sites Where it is Infeasible to Install On-Site Stormwater Quality Facilities

The Manager may determine that on-site control is not feasible based on limiting physical site constraints. In such cases, the Manager may establish payment of in-lieu-of fees that would be used by the City to complete regional stormwater quality control facilities. In-lieu-of fees must be based on estimated capital cost for typical on-site systems.

9.0523 Maintenance and Inspection of Private Stormwater Quality Facilities

Maintenance of private stormwater quality systems shall be the responsibility of the owner. Maintenance responsibility shall include all elements of the system up to the point of connection with a drainage structure of the public stormwater system. Such connection shall be subject to the City approval. Maintenance requirements shall be specified in an approved maintenance plan at the time of project acceptance. Customer shall enter into a maintenance agreement with the City to ensure the implementation of the maintenance plan. Private stormwater quality facilities are subject to periodic inspection by the City to ensure proper maintenance and performance.

SECTION 9.0600 HEIGHT TRANSITION

General

9.0601 Purpose

9.0602 Applicability

Standards

9.0610 Height Transition Standards

9.0611 Elements Allowed Within the Height Transition Area

General

9.0601 Purpose

To reduce the visual and solar impact of the height of new buildings on residential buildings located on adjoining lots.

9.0602 Applicability

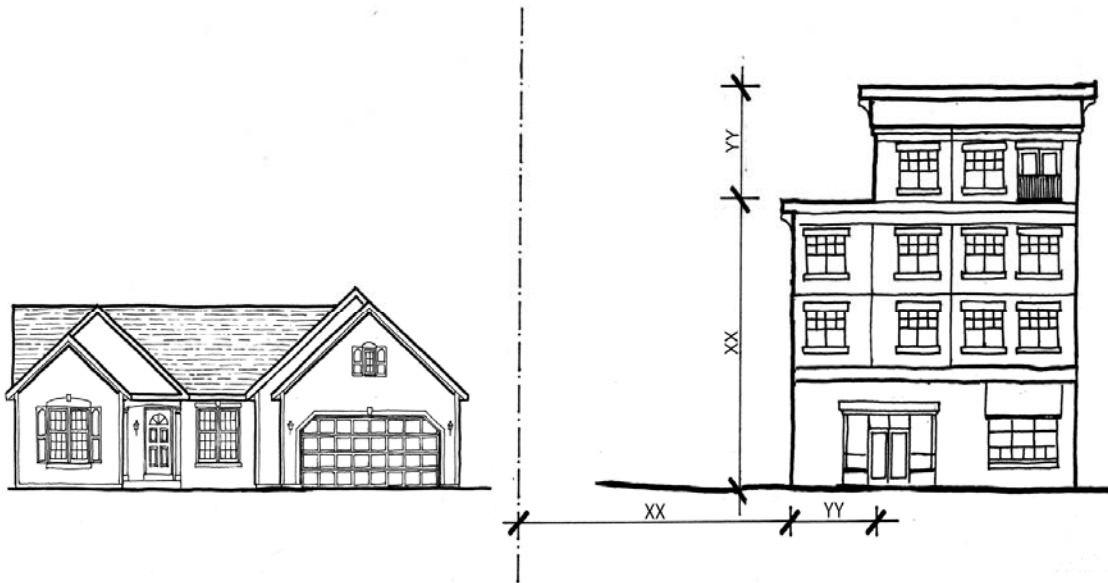
The following standards apply to all buildings to be built on lots in the Corridor Districts, MDR-12, and MDR-24 Districts, Office/Residential, and Commercial Districts; and General Industrial and Heavy Industrial Districts that abuts a LDR-5, LDR-7, TLDR or TR District (except as modified in **Section 9.0610** below).

Standards

9.0610 Height Transition Standards

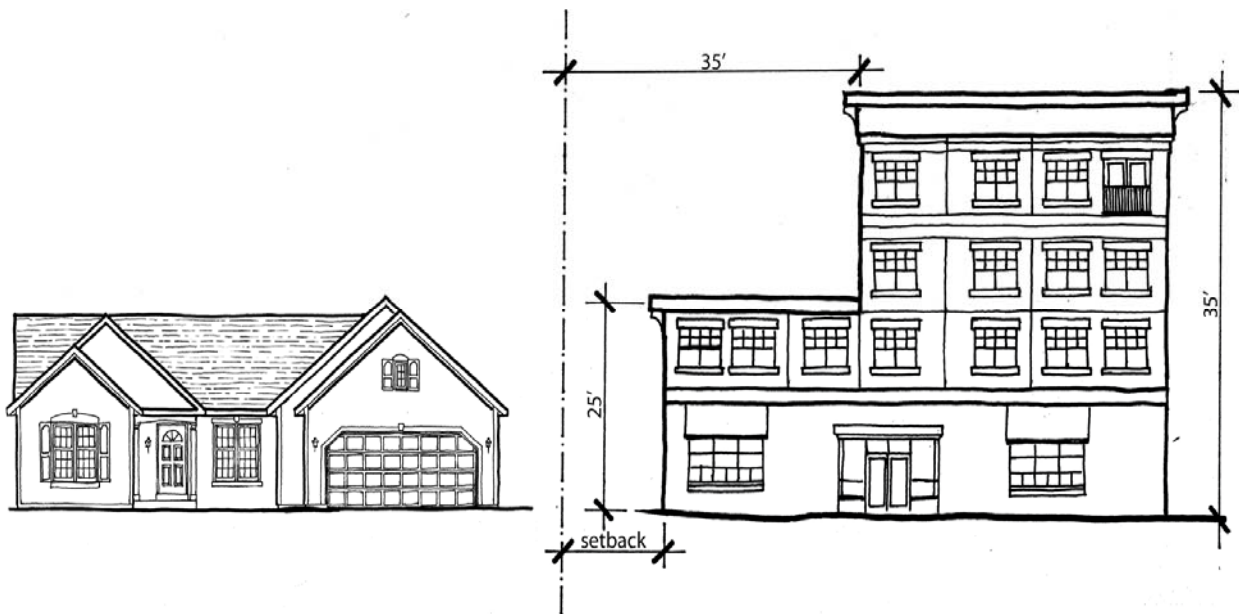
- A. For every one foot of height of a portion of a proposed building one foot of horizontal distance between that portion of the building to the abutting LDR-5, LDR-7, TLDR or TR property line is required (see **Figure 9.0610A**).

FIGURE 9.0610A



- B.** Commercial and Industrial Districts: The standard under **9.0610(A)** applies to all buildings to be built on lots in the NC, GC, GI and HI Districts when those lots abut any district allowing residential development.
- C.** Height transition standards will apply to developments of community services, single family attached housing, and duplexes within the LDR-5, LDR-7, TLDR Districts and for these uses within other districts that are adjacent to single family detached housing located in LDR-5, LDR-7 and TLDR.
- D.** The following standards apply in the TR District (see **Figure 9.0610B**):
 - 1.** Community Services and Duplexes: Height transition standards as described in **Section 9.0610(A)** and **9.0610(C)** will apply to developments of community services and duplexes in the TR District.
 - 2.** Single-family attached housing:
 - a.** Side yard: For single-family attached housing adjacent to an LDR-5 or LDR-7 District, building height is limited to 25 feet within 35 feet of horizontal distance from a shared property line with LDR-5 or LDR-7 if the shared property line is on a side yard.
 - b.** Not side yard: The height transition standards described in **9.0610(A)** and **9.0610(C)** apply if the shared property line is not a side yard.

FIGURE 9.0610B



9.0611 Elements Allowed Within the Height Transition Area

The required buffering and screening as well as utilities and open space areas (except that children's play areas may not be located within setbacks and buffer areas) may be located within the height transition area. Off-street parking, accessory structures and incidental development may be located within the height transition area. See **Section 9.0100** for buffering and screening requirements.

SECTION 9.0700

NEIGHBORHOOD CIRCULATION AND FUTURE STREET PLANS

General

9.0701 Purpose

9.0702 Applicability

Review and Approvals

9.0710 Approval Criteria

9.0711 Filing a Future Street Plan

9.0712 Compliance with or Revision to Future Street Plans

Future Street Plans for Plan Districts

9.0720 Downtown Future Street Plan

9.0721 Civic Neighborhood Future Street Plan

Central Rockwood Future Street Plan

9.0730 Purpose

9.0731 Future Street Designation on a Development Site

9.0732 Requirements of Traffic Analysis

9.0733 Dedication of a Future Street

9.0734 Reserving Site Area for Future Street

City Initiated Future Street Plans

9.0740 City Initiated Future Street Plans

General

9.0701 Purpose

Neighborhood Circulation and Future Street Plans (referred to as Circulation Plans) provide a guide for transportation circulation to the developing site and in the immediate area. Many areas of the city do not have a plan for how local streets will be extended in the future to provide access to undeveloped properties and provide for traffic circulation. In planning the future extension of local streets, a conceptual alignment is designated, showing how streets will connect in the future and how access could be provided to other properties in the immediate area.

- A. A neighborhood circulation plan is a plan that depicts the existing and proposed vehicular/bicycle/pedestrian transportation systems, including streets, bike lanes, sidewalks, bicycle/pedestrian paths, and destination points.

- B. A future street plan demonstrates how access can be provided to parcels within 600 feet of the boundaries of the site, and is a conceptual plan in that its adoption does not establish a precise alignment.

9.0702 Applicability

- A. The requirements of this section shall apply as follows:
 - 1. To all Type II and Type III tentative partition and subdivision plans.
 - 2. To all design reviews, level D.
 - 3. To design reviews, level C at the discretion of the Manager.
 - 4. To Type II and III community service uses, except for portable classrooms, and utility, sewage, drainageway, or water system structures.
- B. An applicant is required to submit a future street plan as part of an application for development except when the applicant demonstrates to the satisfaction of the Manager one of the following:
 - 1. An existing street or a new proposed street need not continue beyond the land to be divided in order to complete or extend an appropriate street system or to provide access to adjacent parcels within 600 feet of the proposed development.
 - 2. The proposed street layout is consistent with a street pattern adopted as part of the Community Development Code, or with an existing approved Future Street Plan.
 - 3. The proposed street layout is consistent with an adopted Pleasant Valley master plan.

Review and Approvals

9.0710 Approval Criteria

In reviewing a proposed circulation plan, the approving authority shall find compliance with the relevant portions of the Community Development Code and the following:

- A. A future street plan shall:
 - 1. Adequately serve traffic with an origin in, and destination to, the area of the plan;
 - 2. Provide for the logical extension, continuation, and interconnection of streets, to serve circulation and access needs within a district, sub-area, or neighborhood;
 - 3. Provide multi-directional access and circulation to the street system and shall avoid maze-like and discontinuous street patterns; and,
 - 4. Balance traffic distribution within an area, rather than concentrating traffic on a few streets.
- B. All streets, alleys, and pedestrian-bicycle accessways must connect on both ends to other streets, within the development and to existing and planned streets outside the development. Pedestrian/Bicycle accessways may connect on one end to pedestrian and bicycle destinations. Exceptions for cul-de-sacs and dead-end streets are provided in **Section A5.402(E)**.
- C. A neighborhood circulation system shall be designed to allow planned streets outside the development to extend to the existing street system in conformance with **Section A5.400**.
- D. All future street extensions shall be planned to provide adjoining lands subject to this code provision to have access that will allow its development in accordance with this code.
- E. Pedestrian accessways shall be provided as required under **Section A5.508**.

9.0711 Filing a Future Street Plan

Upon approval by the review authority, a Future Street Plan shall be made a matter of record by being recorded by the Manager on a future street index to be maintained by the Community Development Department.

9.0712 Compliance with or Revision to Future Street Plans

New developments shall be consistent with adopted Future Street Plans and/or Pleasant Valley Master Plan. Where proposed new development is not consistent with an existing plan, the applicant shall seek revision through a separate application or in conjunction with a land division or site plan review application. In the case where the development is within an adopted Pleasant Valley Master Plan, a revision shall only occur through an amendment to the Master Plan. A revision to an approved future street plan may be approved by the Manager under a Type II procedure when it is applied for in conjunction with a land division or site plan review application. A revision to an approved future street plan may be reviewed by the Hearings Officer under a Type III procedure when it is applied for independent of any land development application. An approved future street plan may be revised by the council in conjunction with a revision to the Community Development Code, under the Type IV procedure. All revisions to future street plans must comply with **Section 9.0710**.

Future Street Plans for Plan Districts

9.0720 Downtown Future Street Plan

- A.** The Downtown Plan District includes a future street plan, as shown on the Gresham Downtown Plan, contained in Volume 1 - Findings, of the Community Development Plan. This future street plan shall be distinct from future street plans created in connection with land divisions, or at the initiative of the Planning Commission. The future street plan as shown on the Gresham Downtown Plan shall be considered a conceptual plan, in that it does not establish precise alignments or construction details for any street.
- B.** When development is proposed for a site, and a future street, as shown on the Gresham Downtown Plan, would abut or run through the site, the site plan submitted with the development permit application shall indicate the conceptual alignment of the future street as it would affect the site.
- C.** When a traffic analysis is required in connection with a development permit application and a future street, as shown on the Gresham Downtown Plan, would abut or run through the site, the traffic analysis shall include, in addition to addressing all elements specified in **Section A5.411**, an analysis of the extent to which the future street may be needed in order to maintain acceptable levels of service on existing streets following the proposed development, and to satisfy provisions of **Section A5.401**.
- D.** If the Manager finds that dedication of all or a portion of a future street, as shown on the Gresham Downtown Plan, is needed in order to maintain acceptable levels of service on existing streets following the proposed development, or to satisfy provisions of **Section A5.401**, the Manager may require dedication of all or a portion of the future street as a condition of development permit approval. Any such required dedication shall be roughly proportional in nature and extent to the anticipated impacts of the proposed development.

- E.** When development is proposed for a site, and a future street, as shown on the Gresham Downtown Plan, would abut or run through the site, but dedication of right-of-way for the future street is not required under **Subsection (D)** above, the Manager may require modification of the proposed site development plan as needed to reserve portions of the site for future street acquisition, as a condition of approval of a development permit. Such modification may include limiting any future street right-of-way portions of the site to non-building purposes, such as landscaping, or surface parking.

9.0721 Civic Neighborhood Future Street Plan

- 1.** The Civic Neighborhood Plan District includes a future street plan, as shown on the Gresham Civic Neighborhood Plan, contained in Volume 1 - Findings, of the Community Development Plan. This future street plan shall be distinct from future street plans created in connection with land divisions, or at the initiative of the Planning Commission. Street rights-of-way shall be dedicated, and streets shall be constructed, in locations and alignments as shown on the Civic Neighborhood Plan map, except where adjustments are authorized under **Section 4.1244**.
- 2.** When development is proposed for a site, and a future street, as shown on the Gresham Civic Neighborhood Plan, would abut or run through the site, the site plan submitted with the development permit application shall indicate the alignment of the future street as it would affect the site. Street rights-of-way within and abutting the site shall be dedicated, and streets shall be constructed, as necessary to serve the proposed development and to conform with requirements of **Section A5.400**.

Central Rockwood Future Street Plan

9.0730 Purpose

The Central Rockwood Plan includes a future street plan, as shown in Volume 1 - Findings of the Community Development Plan (Appendix 39). This future street plan shall be distinct from future street plans created in connection with land divisions, or at the initiative of the Planning Commission. The future street plan as shown in the Central Rockwood Plan shall be considered a conceptual plan, in that it does not establish precise alignments or construction details for any street.

9.0731 Future Street Designation on a Development Site

When development is proposed for a site, and a future street, as shown in the Central Rockwood Plan, would abut or run through the site, the site plan submitted with the development permit application shall indicate the conceptual alignment of the future street as it would affect the site.

9.0732 Requirements of Traffic Analysis

When a traffic analysis is required in connection with a development permit application and a future street, as shown in the Central Rockwood Plan, would abut or run through the site, the traffic analysis shall include, in addition to addressing all elements specified in **Section A5.411**, an analysis of the extent to which the future street may be needed in order to maintain acceptable levels of service on existing streets following the proposed development, and to satisfy provisions of **Section A5.401**.

9.0733 Dedication of a Future Street

If the manager finds that dedication of all or a portion of a future street, as shown in the Central Rockwood Plan, is needed in order to maintain acceptable levels of service on existing streets following the proposed development, or to satisfy provisions of **Section A5.401**, the manager may require dedication of all or a portion of the future street as a condition of development permit approval. Any such required dedication shall be roughly proportional in nature and extent to the anticipated impacts of the proposed development.

9.0734 Reserving Site Area for Future Street

When development is proposed for a site, and a future street, as shown in the Central Rockwood Plan, would abut or run through the site, but dedication of right-of-way for the future street is not required under **Section 9.0733**, the manager may require modification of the proposed site development plan as needed to reserve portions of the site for future street acquisition, as a condition of approval of a development permit. Such modification may include limiting any future street right-of-way portions of the site to non-building purposes, such as landscaping, or surface parking.

City Initiated Future Street Plans

9.0740 City Initiated Future Street Plans

The Manager may initiate and the Hearings Officer may adopt a future street plan for an area where there is no proposal for a land division under the Type III procedure. A future street plan may be proposed, or an approved future street plan may be revised by the Council in conjunction with a revision to the Community Development Code, under the Type IV procedure. City initiated future street plans shall comply with **Section 9.0710**.

SECTION 9.0800 PARKING

General

9.0801 Purpose

9.0802 General Provisions

9.0803 Exceptions

Parking Lot Plan Submittal Requirements

9.0810 Submittal Requirements

General Design Standards for Surface Parking Lots

9.0820 General Location for Surface Parking Lots

9.0821 Parking Lot Location on Transit Streets and in the Downtown and Civic Neighborhood Plan Districts

9.0822 Surface Parking Lot Design

9.0823 Landscaping of Parking Lots

9.0824 Pedestrian Circulation/Walkways

9.0825 Space and Aisle Standards for Surface Parking Lots

9.0826 Accessible Parking

Bicycle Parking Standards

9.0830 Bicycle Parking Design Standards

Off-Street Loading

9.0840 Off-Street Loading Requirements

Minimum/Maximum Required Off-Street Parking

9.0850 Minimum and Maximum Required Off-Street Parking - General

9.0851 Standards for Minimum/Maximum Auto and Bicycle Parking

9.0852 Plan District Minimums and Maximums

9.0853 Exceptions to Minimum Parking Space Standards

9.0854 Exceptions to Maximum Parking Space Standards

9.0855 Joint Vehicle Parking Lot

9.0856 Parking in Mixed Use Projects

9.0857 Required Carpool and Vanpool Parking

9.0858 Fleet Motor Vehicle Parking

Other Public Parking

9.0860 Interim Parking

9.0861 Parking Structures

9.0862 Commercial Parking Facilities

9.0863 MAX Park-and-Ride

9.0864 On-Street Parking

9.0865 Minor Access Street Parking Spaces

Off-Street Parking for Private Residences

9.0870 Off-Street Parking and Driveways for Detached Dwellings, Manufactured Homes, Single Family Attached Dwellings and Duplexes

9.0871 Recreational Vehicle Parking in Low Density Residential Districts

General

9.0801 Purpose

The purpose of the parking lot standards is to provide for safe vehicular parking and circulation supportive of a variety of uses in an increasingly pedestrian and transit oriented community.

9.0802 General Provisions

- A. Unless otherwise specified, off-street parking and loading shall be provided for all development requiring a development permit. These areas shall be satisfactorily maintained by the owner of the property.
- B. No Certificate of Occupancy shall be granted to any structure until the parking areas are completed and ready for use.
- C. Required vehicle parking spaces shall be available for the parking of operable automobiles of residents, customers, or employees, and shall not be used for the storage of vehicles or materials, or for the parking of trucks used in conducting business.
- D. Where off street parking is required, no building or structure shall be modified or enlarged without inclusion of additional motor vehicle and bicycle parking spaces in conformance with **Sections 9.0850 and 9.0851**. If the floor area of the enlargement exceeds 15% of the existing floor area, the site must comply with the applicable standards for all off-street loading spaces.

9.0803 Exceptions

By definition, parking lot design standards do not apply to detached dwellings, attached single-family dwellings, or duplexes on a unit by unit basis (see **Sections 9.0870 - 9.0872** for applicable standards). However, shared separate parking areas (such as a visitor or overflow parking lot) intended to serve a residential complex, a manufactured dwelling park, or a group of dwelling units (regardless of the type of units), must comply with the applicable standards of **Sections 9.0822 to 9.0825**.

Parking Lot Plan Submittal Requirements

9.0810 Submittal Requirements

This subsection applies to all developments that require a parking lot. The parking lot plan, drawn to scale, shall include, at a minimum, the following information:

- A.** Delineation of individual parking spaces
- B.** Circulation area necessary to serve spaces
- C.** Access to streets, alleys and properties to be served
- D.** Curb cuts
- E.** Type of landscaping, fencing or other screening materials
- F.** Abutting land uses and driveways
- G.** Grading, drainage, surfacing and sub-grading details
- H.** Location of lighting fixtures
- I.** Delineation of all structures and obstacles to circulation on the site
- J.** Specifications of signs and bumper guards
- K.** Pedestrian accessible walks and bicycle parking area.
- L.** Location and dimensions of any required loading berth

General Design Standards for Surface Parking Lots

9.0820 General Location for Surface Parking Lots

All vehicle parking spaces shall be on the same lot as the main structure they serve or on an abutting lot. However, upon demonstration by the applicant that parking on the same lot or abutting lot is not available, the approval authority may authorize the parking spaces to be on any lot within 1000 feet walking distance for the structure being served upon written findings of compliance with the following provisions:

- A.** There is a safe, direct, attractive, lighted and convenient pedestrian route between the vehicle parking area and the use being served;
- B.** There is an assurance in the form of deed, lease, contract or other similar document that the required spaces will continue to be available for off-street parking use according to the required standards;
- C.** Loading spaces and vehicle maneuvering areas shall be located only on or abutting the property served; and
- D.** Land devoted to off-site vehicle parking facilities is computed as a portion of total land area when determining the minimum and maximum land use intensities in terms of commercial and business office uses, and the number of residential dwellings allowed.

9.0821 Parking Lot Location on Transit Streets and in the Downtown and Civic Neighborhood Plan Districts

- A.** Auto parking lots shall be located behind or beside buildings on one or both sides.
- B.** Auto parking and maneuvering areas (including any permitted drive-through service lanes) shall not be located between the street and the building facade with the primary entrance (abutting primary or secondary pedestrian street in the Civic Neighborhood).
- C.** Auto parking lots and maneuvering areas located to the side of a building cannot occupy more than

50% of the site's frontage onto a transit street, any street in the Downtown Plan District, or a primary or secondary pedestrian street in the Civic Neighborhood. When a site in the Civic Neighborhood has frontage on both a primary and a secondary pedestrian street, an auto parking lot located to the side of a building may occupy more than 50% of the site's frontage on the secondary pedestrian street.

- D.** Wherever possible, auto parking lots and maneuvering areas on corner lots should not be located adjacent to intersections.
- E.** In the Civic neighborhood, if a multi-block development includes a block or blocks with frontage on a primary pedestrian streets and a block or block without frontage, no block that has frontage on the primary pedestrian street may be entirely occupied with parking.
- F.** If a site in a Downtown Plan District has frontage on two intersecting streets, then all Building Orientation and Ground Floor Window standards of **Section 7.0210(A)(4) & (5)** apply to both adjacent streets, and auto parking lots shall be located behind or beside buildings on at least one of the street frontages.
- G.** Exemption. On sites of less than 10 acres with an average down-slope from the abutting transit street in excess of 7%, parking may be located between the transit street and a building or located adjacent to a transit street intersection, provided that:
 - 1.** On-site pedestrian connections are made from the parking lot to all adjacent transit streets in a direct as practical manner. Stairs may be required where curb ramps are impractical. Circuitous routes shall be avoided.
 - 2.** There is at least one direct accessible route, from the transit street and to the primary building entrance, part of which may be located along an adjacent intersecting street.
 - 3.** If the sloped site is adjacent to another street that intersects a transit street, then Transit Street, Downtown Plan and Civic Neighborhood design standards that apply to Transit Streets shall apply to the adjacent street instead of the transit street.
 - 4.** On the adjacent street frontage, auto parking lots shall be located behind or beside buildings on one or both sides. Auto parking and maneuvering areas shall not be located between the building facade with the primary entrance and the adjacent street.

(For purposes of **subsection (G)**, the slope perpendicular to the street, shall be the average as measured at regular intervals between the transit street frontage. The average slope shall be measured between the street and the rear lot line, prior to any grading.)

9.0822 Surface Parking Lot Design

- A.** All parking areas shall meet the following minimum design standards. By definition, parking for detached, duplex, or single family attached dwellings are exempt from these requirements.
 - 1.** Surfacing and Striping. Areas used for parking and maneuvering of vehicles shall be paved with a minimum of 2 inch asphalt, concrete, or equivalent surface. All parking areas shall be appropriately striped, marked and signed.

2. Curb Cuts/Access Points. Street access points shall be the minimum necessary to provide access while not inhibiting the safe circulation and carrying capacity of the street. The number and location of the access points to public rights-of-way shall conform to the provisions of **Section A5.503**. Other designs (such as curb returns) for access points may be permitted by the Manager where justified by large traffic volumes using the access point, large truck movements, and other traffic safety concerns.
3. Driveways/Driveway Approach Width and Grade. Unless otherwise noted in **Section A5.503**, the maximum driveway approach width for commercial uses is 36 feet and for residential uses is 24 feet. See **9.0870(H)** for standards applicable to shared driveways.
4. Driveways/Drive Aisle Width. Driveways shall have a minimum paved width of 20 feet for two-way circulation and 12 feet for one way circulation. Driveways shall not occupy a yard setback or buffer except to pass through the yard in order to connect directly to a public street or as necessary for shared driveways and internal access between uses on abutting lots.
5. Turnaround Areas. Parking spaces shall be provided with adequate drive aisles or turnaround areas so that all vehicles may enter the street in a forward manner.
6. Setback Restrictions for Parking Spaces and Drive Aisles. Except in the RTC, SC, CMF and CMU districts, vehicle parking areas, including spaces, aisles, and turnaround and maneuvering areas shall not occupy the required setbacks for multi-dwelling structures containing three or more units, community service uses, or commercial and industrial developments. Within the RTC, SC, CMF and CMU districts, parking areas may encroach only into required rear and side setbacks.
7. Cluster of Spaces. Clusters of auto parking spaces shall not exceed 50 spaces. Auto parking clusters shall be separated by landscaping as provided in **Section 9.0823(C)(5)(c)** or by buildings or building groups.
8. Connect Parking Lots. Auto parking areas shall be designed to connect with auto parking areas on adjacent sites to eliminate the necessity of utilizing the public rights-of-way for cross movements. Joint or shared access, internal circulation, or parking is encouraged with adjacent uses.
9. Minimum Clearance. Driveways, aisles, turnaround areas and ramps shall have a minimum vertical clearance of 12 feet for their entire length and width, but such clearance may be reduced in parking structures.
10. Drainage. Adequate drainage shall be provided to dispose of the runoff generated by the impervious surface area of the parking area. Provisions shall be made for the on-site collection of drainage waters to eliminate sheet flow of such waters onto sidewalks, public rights-of-way, and abutting private property.
11. Clear Vision Area. See **Section 9.0200** for Driveway Clearance Vision Area Requirements. This provision does not apply in the Downtown or Civic Neighborhood Plan Districts.
12. Service and Loading Areas. Service and Loading areas shall not be located on the frontage of a light rail station or adjacent street, a transitway street, a transit street, or a primary or secondary pedestrian street.

B. DEQ Indirect Source Construction Permit

All parking areas which are designed to contain 250 or more parking spaces, or to contain two or more levels shall require review by the Oregon Department of Environmental Quality (DEQ) to:

1. Acquire an Indirect Source Construction Permit; and
2. Investigate the feasibility of installing oil and grease separators.

9.0823 Landscaping of Parking Lots

A. Purpose. In order to reduce the visual impact of glare, headlights, and parking lot lights from the public right-of-way and adjoining properties, all parking lots and maneuvering areas shall be landscaped. Adequately landscaped parking lots will reduce the area of impervious surfaces, reduce the level of carbon dioxide in areas of heavy vehicle use, return pure oxygen to the atmosphere, and provide shade as a means of altering the micro-climate of parking lots.

B. General Provisions

1. Efforts shall be made to save as many existing healthy trees and shrubs on the site as possible.
2. All landscaped areas shall be irrigated with a permanent in-ground irrigation system unless a licensed landscape architect submits written verification that the proposed plant materials do not require irrigation.
3. The property owner is responsible for the establishment and maintenance of landscaping in accordance with the requirements of this section. Parking lot landscaping shall consist of large canopied (at maturity) deciduous trees, mid-sized shrubs, and ground cover.
 - a. A minimum of 70 percent of all landscaped parking areas, including required planting strips and planting islands, shall be covered with trees, shrubs, and continuous ground cover consisting of lawn, low growing evergreen shrubs, or evergreen ground cover.
 - b. The minimum planting size for trees shall be 2.0 inch caliper as measured by American Association of Nurseryman standards. Parking Lot trees shall be deciduous shade trees capable of at least 35 feet in height and spread at maturity.
 - c. Evergreen shrubs shall be at least 24 inches high at finished grade and a minimum of one gallon in size at the time of planting.
 - d. Ground cover shall be a minimum 4 inch pot, spaced at a minimum of 2 feet on center.
 - e. Evergreen shrubs shall be not less than 2 feet higher than finished grade, and at least one-gallon size at the time of planting. Evergreen shrubs must grow to be at least 36 inches higher than finished grade at the developed surface area.

C. Parking Lot Landscape Design

1. **Parking Lot Entryway.** Entryways into auto parking lots shall be bordered by a minimum 5 feet wide landscape planter strip with large-scale, high canopy trees 20 to 30 feet on center and low shrubs or a 2 feet high berm with groundcover.
2. **Parking Area/Building Buffer.** Parking areas shall be separated from the exterior wall of a structure, exclusive of pedestrian entranceways or loading areas, by a 5 foot planting bed of trees, shrubs and groundcover, or a pedestrian walkway subject to **Section 9.0824(F)**.

3. Landscaping/Screening Along a Public Right-of-Way. All public and private surface motor vehicle parking lots shall provide perimeter lot landscaping where parking, maneuvering or loading areas abut a public right-of-way (except alleys and accessways), according to the following requirement.
4. Perimeter Screening. In addition to required street trees, one of the following three types of auto parking perimeter screening shall be provided:
 - a. A planting strip. A planting strip in the required setback between the right-of-way and the parking area. The planting strip may be pierced by pedestrian accessible and vehicular accessways. Planting strips shall be planted with large-scale, high-canopy, horizontally-branching street tree species and an evergreen hedge. Hedge is to be low level, between 30 and 42 inches in height, or
 - b. A decorative wall or evergreen hedge screen of 30 to 42 inches in height shall be established parallel to and not nearer than 2 feet from the right-of-way line. The area between the wall or hedge and street line shall be landscaped. The required wall or screening shall be designed to allow for free access to the site and sidewalk by pedestrians, or
 - c. Planting strip landscape requirements in addition, may be achieved by a combination of berms, lowering of grade and plants. Slopes of landscaped berms shall not exceed 1:4 for lawn areas, or 1:2 for berms planted with groundcover and shrubs.

Visual breaks, no more than 5 feet in width, shall be provided every 30 feet within evergreen hedges abutting public right-of-ways.

Shrubs, when used as parking perimeter screens, shall, at the time of planting, be of a size that will achieve the desired screening height of 30 inches within 12 months.

5. Interior Parking Lot Landscaping. In addition to parking lot perimeter landscaping, surface parking lots shall include landscaping to cover not less than ten (10%) of the parking/maneuvering area, including:
 - a. A minimum average of 1 tree per 9 parking spaces.
 - b. Evergreen ground cover shall cover planting areas not covered by shrubs or trees.
 - c. Where required to separate auto parking clusters, interior landscape strips provided between rows of parking shall be a minimum of 5 feet in width to accommodate pedestrian walkways, shrubbery, ground cover, and large-scale, high canopy shade trees placed 20 to 30 feet on center.
 - d. A planting bay shall be located at the end of each parking row and at intervals within the parking rows. Planting bays shall have a minimum width of 9 feet wide to allow doors to open without damage and a minimum of 180 square feet. Each bay shall be curbed and provide one shade tree having a clear trunk height of at least nine feet when mature.
 - e. Angled or perpendicular parking spaces shall provide extruded curbs (bumper stop) or widened curbs to prevent bumper overhang into interior landscaped strips or walkways.

6. Alternate Landscaping Plan. For parking lots with 20 or fewer vehicle parking spaces located in the Rockwood Town Center, Station Centers, Central Urban Core, Downtown Transit, and Downtown Moderate-Density Residential (DR-30) districts, an applicant may prepare an Alternate Landscaping Plan and specifications which meets the intent of the requirement in **Subsections (C)(1), (2), and (3)** above and the intent of the district.

9.0824 Pedestrian Circulation/Walkways

- A. A protected raised accessible route, walk and circulation path a minimum of 5 feet wide shall be installed through any parking lot of 50 or more spaces, designed to connect to the front building sidewalks.
- B. A pedestrian accessible walk must be provided between the bicycle parking and the building entrance. The walk must be constructed of hard surfaced materials with a minimum width of 3 feet.
- C. All walks constructed within parking lots shall be raised to standard sidewalk height except when a walk crosses a vehicular way. All surface treatment of walks shall be firm, stable and slip resistant.
- D. Where an accessible route/walk crosses or adjoins a vehicular way (and where there are no curbs, railings or other elements separating the pedestrian and vehicular areas detectable by a person who has a severe vision impairment), the walkway area shall be defined by a marked crossing that has a continuous, detectable marking not less than 36 inches wide. Where walkways cross driving aisles, they shall be clearly marked with contrasting slip resistant paving materials.
- E. Where walkways abut parking, the minimum walkway width shall be 7 feet.
- F. Accessible routes must comply with the Building Code on Accessibility. The more restrictive walkway standards shall apply when there is a conflict.

9.0825 Space and Aisle Standards for Surface Parking Lots

- A. All surface parking lots shall be designed in accordance with City standards for stalls and aisles as set forth in **Figure 9.0825A**, presented on the following page.
- B. A minimum of 50% of vehicle parking stalls shall be of standard size, and a maximum of 50% of vehicle parking stalls shall be compact spaces.
- C. All parallel parking spaces used in a surface parking lot will be marked with white lines or designated as accessible parking spaces with blue lines and International Symbol of Accessibility Parking Space marking and sign, as required with current ADA regulations.
- D. All parallel parking spaces will have a minimum measurement of 8 feet in width and 24 feet in length whether marked or unmarked. The Manager may reduce parallel parking spaces to 20 feet in length when at least 4 feet of adjacent length of maneuvering area is available for backing or pulling into the parallel parking space (i.e., shared safety zone).

FIGURE 9.0825A: OFF-STREET SURFACE PARKING MATRIX

Off-Street Surface Parking Matrix Required Space and Aisle Dimensions in Feet												
Compact							Standard					
A	B	C	D	E	F	G	B	C	D	E	F	G
45°	7.50	15.50	13.00	10.61	44.00	2.00	8.50	17.50	13.00	12.00	48.00	2.00
	7.75	15.50	12.00	10.96	43.00	2.00	9.00	17.50	12.00	12.70	47.20	2.00
	7.75	15.50	11.00	10.96	42.00	2.00	9.50	17.50	11.00	13.40	46.00	2.00
	8.00	15.50	11.00	11.32	42.00	2.00	10.00	17.50	11.00	14.10	46.00	2.00
60°	7.50	17.00	18.00	8.62	48.00	2.50	8.50	19.00	18.00	9.80	56.00	2.50
	7.75	17.00	16.00	9.01	46.00	2.50	9.00	19.00	16.00	10.40	54.00	2.50
	7.75	17.00	15.00	9.01	54.00	2.50	9.50	19.00	15.00	11.00	53.00	2.50
	8.00	17.00	14.00	9.20	44.00	2.50	10.00	19.00	14.00	11.60	52.00	2.50
75°	7.50	17.50	25.50	7.73	60.50	2.50	8.50	19.50	25.50	8.80	64.00	2.50
	7.75	17.50	23.00	7.99	58.00	2.50	9.00	19.50	23.00	9.30	62.00	2.50
	7.75	17.50	22.00	7.99	57.00	2.50	9.50	19.50	22.00	9.80	61.00	2.50
	8.00	17.50	21.00	8.25	56.00	2.50	10.00	19.50	21.00	10.30	60.00	2.50
90°	7.50	16.50	28.00	7.50	61.00	3.00	8.50	18.50	28.00	8.50	65.00	3.00
	7.75	16.50	26.00	7.75	60.00	3.00	9.00	18.50	26.00	9.00	63.00	3.00
	7.75	16.50	25.00	7.75	79.00	3.00	9.50	18.50	25.00	9.50	62.00	3.00
	8.00	16.50	24.00	8.00	58.00	3.00	10.00	18.50	24.00	10.00	61.00	3.00

Staff width dimensions may be distributed as follows: 50% standard spaces, 50% compact spaces. All compact spaces shall be labeled as such.

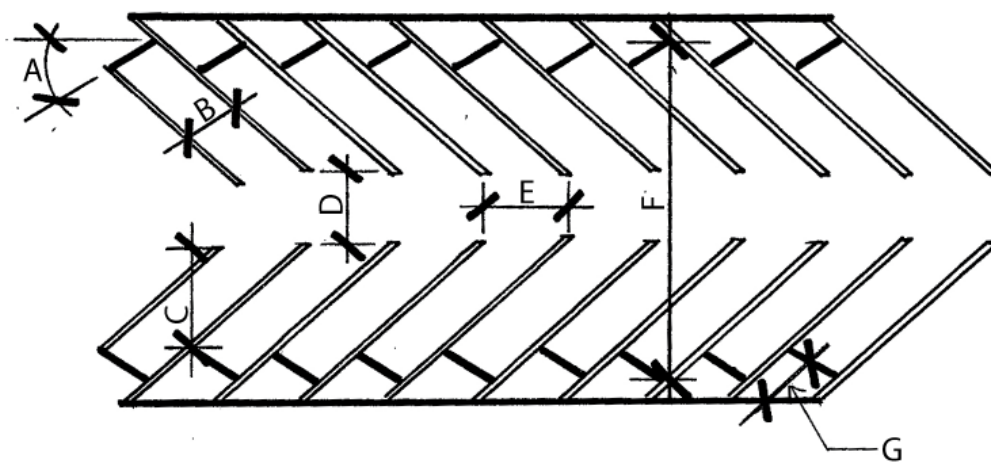


Figure 9.0825A Notes:

1. For one (1) row of stalls use "C" plus "D" as minimum width.
2. Public alley width may be included as part of dimension "D", but all stalls must be on private property, off the public

right-of-way.

3. For estimating available parking area, use 350 square feet per vehicle for stall, aisle and access areas.
4. The stall width for self-parking of long duration is 8.6 feet; for higher turnover self-parking is 9.0 feet; and for supermarkets and similar facilities (shoppers with packages) is 9.5 to 10.0 feet.
5. The minimum aisle width for two-way traffic and for emergency vehicle operations area is 24 feet. The minimum aisle width for emergency vehicle access (one way traffic) is 20 feet.
6. Where appropriate bumper overhang area is provided (extruded curbs), "G" can be subtracted from "C" to determine stall depth.
7. All parallel parking spaces will have minimum dimensions of 8 feet in width by 24 feet in length.

9.0826 Accessible Parking

- A. All required parking areas shall provide accessible parking spaces and accessible aisles as outlined in the Building Code, Chapter XI. These accessible spaces shall be located on the shortest practical accessible route to an accessible building entry. Whenever practical, the accessible route shall not cross lanes of vehicular traffic. Curb ramps or other sloped areas shall be located to prevent their obstruction by parked vehicles. Accessible parking spaces shall be a minimum of 9 feet wide with a 6 foot wide access aisle between each two spaces.
 1. Van Accessible Parking. One in eight parking spaces, but not less than one space, must provide a van-accessible parking space as outlined in the Building Code, Chapter XI. Van accessible parking spaces are 9 feet wide with an 8 foot wide aisle which can be shared with another 9 foot accessible space. If a single accessible parking space is provided, it shall be designated "van accessible" and shall have an additional sign mounted. Van accessible spaces shall be provided outside of a garage except in public or private parking structures but may have cover such as a carport and shall be available for use by any authorized vehicle. The access aisle shall be located on the passenger side of the parking space except that two adjacent accessible parking spaces may share a common access aisle.
 2. Marking. The accessible parking symbol shall be painted on the parking space and an accessible parking sign shall be placed in front of each space according to the Oregon Transportation Commission's Disabled Parking Standards.
 3. Medical Care. Medical care occupancies specializing in the treatment of persons with mobility impairments shall provide 20% of required parking spaces as accessible as outlined in the Building Code, Chapter XI. Exception: For outpatient facilities, 10% of parking spaces need to be accessible as outlined in the Building Code, Chapter XI.
 4. Passenger Drop-off and Loading Zones. Where provided, passenger drop-off and loading zones shall be located on an accessible route, shall not be less than 12 feet wide by 25 feet long, and the slope not to exceed one vertical in 50 horizontal and a vertical clearance of 114 inches, and shall be designed and constructed according to the Building Code.
- B. The quantity and design of accessible spaces and aisles shall comply with ~~to~~ the Building Code. Where there is a conflict, the more restrictive standard shall apply.

Bicycle Parking Standards

9.0830 Bicycle Parking Design Standards

All developments shall meet the following minimum requirements for bicycle parking and design:

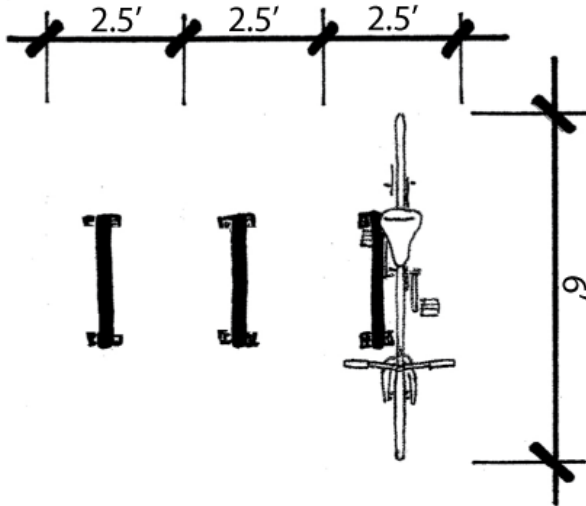
- A. Purpose.** Bicycle parking is required in most land-use districts and categories to encourage the use of bicycles by providing safe and convenient places to park bicycles. The required number of spaces is lower for uses that do not tend to attract bicycle riders and higher for those that do. Additionally, some bicycle parking is required on the basis of specifically encouraging employee, student or customer related bicycle use.

The main purpose of these design standards is to ensure that bicycle parking is visible from the street, is convenient to cyclists in its location, and provides sufficient security from theft and damage.

- B. Minimum Required Bicycle Parking Spaces and Methods:** The required minimum number of bicycle parking spaces for each principal use is given in **Table 9.0851**. Additional bicycle parking spaces may be required at common use areas.
- C. Bicycle Parking Location and Access**
- 1. Use.** Areas set aside for required bicycle parking must be clearly reserved for bicycle parking only.
 - 2. Lighting.** Required bicycle parking must have a minimum lighting level of 3 foot candles.
 - 3. Location.** Outdoor bicycle parking must be located closer to primary building entrances than auto parking, within 50 feet or less from the primary building entrances. Outdoor bicycle parking shall be visible from on-site buildings and/or the street. When the bicycle parking area is not visible from the street, directional signs shall be used to locate bicycle parking areas (see Sign Code **Section A6.050(C)**). Bicycle parking may be located inside a building on a floor which has an outdoor entrance open for use and floor location which does not require stairs to access the space; exceptions may be made for parking on upper stories within multi-story residential buildings.
 - 4. Amenities.** Bicycle parking areas are encouraged to include a bench and bicycle rack screened with 30-36 inches shrubs from any parked cars or arterial streets.
 - 5. Pedestrian Conflicts.** Bicycle parking and bicycle racks shall be located to avoid conflict with pedestrian movement and access walk required by the Building Code. With approval of the Manager, bicycle parking may be located in the public sidewalk or right-of-way, where this does not conflict with pedestrian accessibility.
- D. Covered Bicycle Parking Spaces.** All required bicycle parking spaces must be sheltered from precipitation by means such as roof extensions, overhangs, awnings, arcades, carports or enclosures. Bicycle parking permitted in the public right of way is not required to be covered. Bicycle parking for public trails is not required to be covered except when located at picnic shelters where bicycle parking must be sheltered.

Fifty percent of the required bicycle parking at transit stations, centers, and park and ride lots, must be lockable enclosures or lockers.

FIGURE 9.0830 BICYCLE PARKING



E. Bicycle Rack Types and Space Dimensions

- 1.** Bicycle rack type. The racks provided in the required bicycle parking facilities shall ensure that bicycles may be securely locked to them without undue inconvenience.
 - a.** Bicycle parking facilities shall offer security in the form of either a lockable enclosure in which the bicycle can be stored or a stationary object (i.e., a "rack") upon which the bicycle can be locked. Bicycle parking racks, shelters or lockers must be securely anchored to the ground or to a structure.
 - b.** Bicycle racks must hold bicycles securely by means of the frame. The frame must be supported so that the bicycle cannot be pushed or fall to one side in a manner that will damage the wheels. A list of standard, acceptable bicycle racks, shelters and lockers will be provided by the City. This will not preclude other designs with approval of the Manager.
- 2.** Bicycle Parking Space Dimensions. Bicycle parking spaces shall be at least 2.5 feet wide by 6 feet long and, when covered, provide a vertical clearance of 7 feet. An access aisle of at least 5 feet wide shall be provided and maintained beside or between each row of bicycle parking.
 - a.** Each required bicycle parking space must be accessible without moving another bicycle.
 - b.** Bicycle parking spaces required by this Chapter may not be rented or leased except where required motor vehicle parking is rented or leased. At cost or deposit fees for bicycle parking are exempt from this requirement.

F. Paving and Surfacing of Bicycle Parking Area. Outdoor bicycle parking facilities shall be surfaced with hard surfacing material at least 2 inches minimum (i.e. pavers, asphalt, concrete or similar material). This surface must be designed to maintain a well-drained condition.

G. Exemptions. The following uses are exempted from Bicycle Parking requirements:

- Temporary Uses
- Agricultural

- Mini-storage facilities for household and consumer goods.
- Home Occupations

Off-Street Loading

9.0840 Off-Street Loading Requirements

- A. Purpose of Loading Area Regulations. The purpose of these regulations is to provide the number, size, location, and screening requirements for loading areas in mixed-use, commercial, and industrial uses. The intent of these regulations is to minimize disruption of traffic flow by freight-carrying vehicles blocking the public right-of-way and to minimize impacts to vehicular and pedestrian circulation.
- B. When Loading Area Regulations Apply. This regulation applies to all non-residential development in mixed-use, commercial, and industrial districts, whether or not a permit or other approval is required for the development.
- C. General Loading Area Regulations
 1. Loading area requirements are provided in **Table 9.0840(C)**. The number of required loading spaces is based on the use of the building and the building size minus any residential component square footage. Where two or more uses are located on the same premises, the number of loading area spaces required is the sum of the spaces required for each use (based on square footage of each use) computed separately. The Manager may reduce but not eliminate loading area requirements, where approval criteria are satisfied.
 2. The provision and maintenance of off-street loading facilities is a continuing obligation of the property owner.
 3. Loading and maneuvering areas shall be hard-surfaced unless a permeable surface is required to reduce surface runoff, as determined by the Manager.
 4. Parking of passenger vehicles may be allowed in off-street loading areas subject to specific time limits to prevent conflicts with off-street loading activities. If parking is allowed, the parking time limits shall be clearly posted. These parking spaces shall not count towards meeting general parking requirements.
 5. Required Off-Street Loading
 - a. Each required off-street loading space in an industrial area shall have a minimum length of 60 feet, a minimum width of 12 feet, and a minimum vertical clearance of 15 feet high, inside dimensions with a 60-foot maneuvering apron.
 - b. Each required off-street loading space, other than industrial zones, shall have a minimum length of 30 feet, a minimum width of 12 feet, and a minimum vertical clearance of 14 feet 6 inches high, inside dimensions with 30-foot maneuvering apron.
 6. Loading areas must comply with the setback and perimeter landscaping and screening standards. When parking areas are prohibited or not allowed between a building and a street, loading areas are also not allowed unless approved by the Manager under special circumstances.
 7. Uses not specifically mentioned: In the case of a use not specifically mentioned, the requirements for off-street loading facilities shall be the same as the above-mentioned uses,

as determined by the Manager, which is most similar to the use not specifically mentioned.

8. Concurrent different uses: When any proposed structure will be used concurrently for different purposes, final determination of loading requirements will be made by the Manager but in no event shall the loading requirements be less than the total required for each use based upon its aggregate floor area, on the same lot or parcel of land as the structure they are intended to serve, unless loading areas approval criteria are satisfied.

Table 9.0840(C)

Use Category or Subcategory	Aggregated Floor Area (Square Feet)	Minimum Number of Loading Spaces Required
Residential	None Required	None Required
Industrial* Freight terminals, industrial plants, manufacturing, processing, wholesale establishments, or warehouses	Under 50,000 50,000 – 100,000 Each additional 50,000 or fraction thereof	1 space 2 spaces 1 additional space
Mini-Storage Facilities	None Required	None Required
Visitor Accommodations Hotel, convention hall, or sport arena	25,000 – 150,000 150,000 – 400,000 Each additional 150,000 or fraction thereof	1 space 2 spaces 1 additional space
Institutions Convalescent home, hospitals	10,000 – 100,000 Over 100,000	1 space 2 spaces
Schools – Passenger Loading	Over 14,000	1 space
Commercial Department stores, retail establishments, restaurants, and funeral homes	7,000 – 24,000 24,000 – 50,000 50,000 – 100,000 Each additional 100,000 or fraction thereof	1 space 2 spaces 3 spaces 1 additional space
Office Office building, banks	25,000 – 40,000 40,000 – 100,000 Each additional 100,000 or fraction thereof	1 space 2 spaces 1 additional space

*Industrial loading space required to be (length/width/height) – 60 ft. x 12 ft. x 15 ft.

All other loading spaces shall measure 30 ft. x 12 ft. x 14.6 ft. unless otherwise justified and approved by Manager.

- D. Location of required loading facilities.

1. The off-street loading facilities, in all cases, shall be on the same lot or parcel of land as the structure they are intended to serve. In no case shall the required off-street loading space be part of the area used to satisfy the off-street parking requirements.
2. The off-street loading facilities shall be designed and located so that loading vehicles are not parked in required setbacks, driveways, or required parking spaces during loading activities.
3. No loading space shall be so located that a vehicle using such loading space projects into any public street. Loading space shall be provided with access to an alley, or if no alley adjoins the lot, with access to the street.
4. In the Industrial zones, loading areas shall be located so that they are not parallel to any adjacent public right-of-way except alleys.
5. Bays and Doors: Truck loading bays or overhead doors shall be located in a manner that would preclude any possibility for trucks to back into bays from arterial streets.

E. Approval Criteria for Modification of Loading Facilities

1. The Type I Procedure, as described in **Section 11.0300** - Administrative Decision - of this code, shall apply to any modifications made to loading facilities.
2. In order to approve a reduction to the number of loading spaces required in **Table 9.0840(C)** – Required Off-Street Loading Spaces - or any dimensional changes to the proposed loading spaces or maneuvering areas, the Manager shall make findings of fact based on evidence provided by the applicant demonstrating that all of the following criteria are satisfied:
 - a. The determination will not create adverse impacts, taking into account the total gross floor area, and the hours of operation, and type of the use or uses.
 - b. The proposal will not interfere with pedestrians or vehicular traffic on the street or to the proposed on-site traffic circulation patterns.
 - c. The proposal will be able to reasonably accommodate the off-street loading needs of the structure.
 - d. The proposed dimensional changes to loading space or maneuvering area can reasonably accommodate the on-site traffic circulation.

Minimum/Maximum Required Off-Street Parking

9.0850 Minimum and Maximum Required Off-Street Parking - General

- A.** For the purpose of calculating parking ratios in all districts, the following type of parking spaces do not count against the maximum ratio but do count toward the minimum ratio:
1. Accessible parking as outlined in the Building Code, Chapter XI
 2. Vanpool and Carpool parking
 3. Full time valet parking
 4. User-paid parking at market rate (except as provided in **Section 9.0850(C)**, below)
 5. Structured parking
 6. Park and Ride lot parking

- 7. Vehicle parking within, above, or beneath the building(s) it serves, or within a parking structure, above or below grade
- 8. Other high-efficiency parking management alternative approved by the Manager
- B. For the purpose of calculating parking ratios in all districts the following types of parking are considered outside storage and do not count against the maximum or minimum ratios:
 - 1. Fleet vehicle parking
 - 2. Parking for vehicles that are for sale, lease, or rent
- C. For dwelling structures containing two or more units, including elderly housing, where residents are charged a fee or surcharge for a parking space, any such spaces shall not be counted toward meeting the minimum number of spaces required for the development.
- D. Surface parking lots exceeding minimum parking requirements shall be designed to allow for more intensive future site development.

9.0851 Standards for Minimum/Maximum Auto and Bicycle Parking

Except as otherwise provided in the Downtown, Civic Neighborhood and Transit Development Districts, the minimum and maximum parking for any development shall be as follows. For exceptions to minimum parking space standards, see **Section 9.0853**. For exceptions to maximum parking space standards, see **Section 9.0854**.

Table 9.0851 - Minimum/Maximum Auto And Bicycle Parking Table

	Auto Parking		Bicycle Parking
	Minimum	Maximum	
(A) RESIDENTIAL			
(1) One, two and three unit dwelling structures and single family attached dwellings ³	2 spaces per dwelling unit	None	None Required
(2) Manufactured Home ³	2 spaces per dwelling unit	None Required	None Required
(3) Attached dwellings containing four or more dwelling units			
(a) Studio and one-bedroom units	1.25 spaces per dwelling unit	None	1 space per unit
(b) Two-bedroom units	1.5 spaces per dwelling unit	None	1 space per unit
(c) Three or more bedroom units	1.75 spaces per dwelling unit	None	1 space per unit
(d) Visitor Parking ⁴	0.35 spaces per dwelling unit (if less than 100 total dwelling units); 0.25 spaces per dwelling unit (if 100 or more total dwelling units)	None	
(4) Attached dwellings containing 4 or more dwelling units within the Rockwood Town Center and Station Centers Districts ³	One space per dwelling unit	None Required	1 space per unit
(B) COMMERCIAL			
(1) Retail Services			
(a) Grocery stores and Supermarket	2.9 spaces per 1,000 sq. ft. of floor area	3.7 spaces per 1,000 sq. ft. of floor area	0.33 spaces per 1,000 sq. ft. of floor area
(b) Commercial, Personal/Business Services	3.2 spaces per 1,000 sq. ft. of floor area	4.3 spaces per 1,000 sq. ft. of floor area	0.3 spaces per 1,000 sq. ft. of floor area
(c) Retail Trade	3.6 spaces per 1,000 sq. ft. of floor area	5.1 spaces per 1,000 sq. ft. of floor area	0.3 space per 1,000 sq. ft. of floor area
(d) Convenience Market	2.3 spaces per 1,000 sq. ft. of floor area	4.3 spaces per 1,000 sq. ft. of floor area	2 spaces per 1,000 sq. ft. of floor area
(e) Retail with bulky merchandise (Furniture, appliances, carpet)	One space per 1,000 sq. ft. of floor area	1.3 spaces per 1,000 sq. ft. of floor area	0.3 space per 1,000 sq. ft. of floor area

Table 9.0851 - Minimum/Maximum Auto And Bicycle Parking Table

	Auto Parking		Bicycle Parking
	Minimum	Maximum	
(f) Hotel, Bed & Breakfast	1 space per guest room or suite	1.3 spaces per guest room or suite	1 space per 10 guest rooms
(g) Meeting Room	0.2 space for each occupant of meeting rooms based on maximum capacity as calculated under the provisions of the Building Code	0.3 space for each occupant of meeting rooms based on maximum capacity as calculated under the provisions of the Building Code	1 space per 40 seats in meeting rooms
(h) Eating or Drinking Establishments ¹			
(i) Restaurants with drive through	6.0 spaces per 1,000 sq. ft. of floor area	12.4 spaces per 1,000 sq. ft. of floor area	1 space per 1,000 sq. ft.
(ii) Restaurants without drive through	8.0 spaces per 1,000 sq. ft. of floor area	19.1 spaces per 1,000 sq. ft. of floor area	1 space per 1,000 sq. ft. floor area
(i) Sports Clubs/ Health Spas	4.0 spaces per 1000 sq. ft. of floor area	5.4 spaces per 1,000 sq. ft. of floor area	0.4 spaces per 1,000 sq. ft. of floor area
(j) Arcades, Bowling Alleys, Skating rinks and other Indoor/Outdoor	4.0 spaces per 1,000 sq. ft. of floor area	5.0 spaces per 1,000 sq. ft. of floor area	0.4 space per 1,000 sq. ft. of floor area
(k) Tennis and Racquet Ball Clubs	1.0 space per 1,000 sq. ft. of floor area	1.3 spaces per 1,000 sq. ft. of floor area	0.2 spaces per 1,000 sq. ft. of floor area
(l) Mortuaries and Cemeteries	0.3 space per seat in assembly area or 6.0 linear feet bench seating in largest assembly area	0.6 space per seat in assembly area or 4.5 linear feet bench seating in largest assembly area	0.1 space per 1,000 sq. ft. of floor area
(m) Theaters	0.3 spaces per seat or 6.0 linear feet bench seating	0.4 space per seat or 5.0 linear feet bench seating	0.04 space per seat or 60 linear feet bench seating
(n) Truck, Trailer, Boat Auto Rental or Sales	1.0 space per 1,000 sq. ft. of site area	1.3 spaces per 1,000 sq. ft. of site area	2 or 0.1 space per 1,000 sq. ft. of site area
(o) Open Air Commercial (Lumber) Yard, Nursery	1.0 space per 1,000 sq. ft. of site area	1.3 spaces per 1,000 sq. ft. of site area	2 or 0.1 space per 1000 sq. ft. of site area
(p) Equipment Rental, Moving Supplies or Mini-storage facilities	1.0 space per 1,000 sq. ft. of site area	1.3 spaces per 1,000 sq. ft. of site area	2 or 0.1 space per 1,000 sq. ft. of site area
(2) Office			
(a) General Office	2.7 spaces per 1,000 sq. ft. of floor area	3.4 spaces per 1,000 sq. ft. of floor area	1 space per 2,000 sq. ft. of floor area
(b) Medical and Dental Offices and Clinics	3.9 spaces per 1,000 sq. ft. of floor	4.9 spaces per 1,000 sq. ft. of floor area	0.4 spaces per 1,000 sq. ft. of floor
(3) Vehicle Servicing			

Table 9.0851 - Minimum/Maximum Auto And Bicycle Parking Table

	Auto Parking		Bicycle Parking
	Minimum	Maximum	
(a) Service Station	3 spaces plus 2 spaces per service bay, if any	4 spaces plus 2.5 spaces per service bay, if any	2 spaces or 0.2 per 1,000 sq. ft. of floor area, whichever is greater
(b) Service Station with Convenience Market with gas pumps	2.3 spaces per 1,000 sq. ft. of floor area	2.9 spaces per 1,000 sq. ft. of floor area	2 spaces or 0.2 spaces per 1,000 sq. ft. of floor area, whichever is greater
(c) Vehicle Repair	4 spaces per service bay	5 spaces per service bay	2 spaces or 0.2 space per 1,000 sq. ft. of floor area, whichever is greatest
(d) Car Wash	2 spaces per service bay or lane	3 spaces per service bay or lane	2 spaces or 0.2 spaces per 1,000 sq. ft. of floor area, whichever is greatest
(4) Commercial Parking			
(a) Commercial	None Required	None Required	1 space per 20 vehicle parking spaces
(b) Light Rail Stations	None Required	None Required	10 spaces
(c) Park-and-Ride	None Required	None Required	10 spaces per lot or 1 space per 40 vehicle parking spaces, whichever is greater
(d) Transit Transfer Centers	None Required	None Required	4 spaces minimum or 10 spaces per acre, whichever is greater
(e) Parks and Open Space	None Required	None Required	4 spaces or 1 space per 20 vehicle parking spaces, whichever is greater
(f) Public Parking	None Required	None Required	1 space per 40 vehicle parking spaces
(C) COMMUNITY SERVICE			
(1) Educational Institutions			
(a) Pre-school Child Care Facilities or Kindergarten	1 space per classroom	2 spaces per classroom	4 spaces minimum or 0.5 space/classroom, whichever is greater
(b) Elementary or Middle Schools	2 spaces per classroom	2.5 spaces per classroom	10 spaces minimum or 1 space per classroom, whichever is greater

Table 9.0851 - Minimum/Maximum Auto And Bicycle Parking Table

	Auto Parking		Bicycle Parking
	Minimum	Maximum	
(c) High School	7 spaces per classroom	10.5 spaces per classroom	10 spaces minimum or 1 space per classroom, whichever is greater
(d) College	3.0 spaces per 1,000 sq. ft. of floor area (excluding dorms, for which Residential Facility standards apply)	3.8 spaces per 1,000 sq. ft. of floor area (excluding dorms, for which Residential Facility standards apply)	0.3 spaces per 1,000 sq. ft. of floor area (excluding dorms, for which Residential Facility standards apply)
(e) Commercial Schools	3.0 spaces per 1,000 sq. ft. of floor area	3.8 spaces per 1,000 sq. ft. of floor area	0.3 spaces per 1,000 sq. ft. of floor area
(2) Religious Institutions	0.3 spaces per seat or 1 space per 6.0 linear feet of bench seating in sanctuary	0.6 spaces per seat or 1 space per 4.5 linear feet of bench seating in sanctuary	1 space per 40 seats or 1 space per 60 linear feet of bench seating
(3) Libraries, Museums and Cultural Institutions	3.0 spaces per 1,000 sq. ft. of floor area	3.8 spaces per 1,000 sq. ft. of floor area	1.5 spaces per 1,000 sq. ft. of floor area
(4) Group Living			
(a) Elderly Housing	² (see Table Note 2)	None Required	1 per 20 units first 100 units, 1 per 40 units thereafter
(b) Residential Facilities or Homes	1 space per 4 beds	None Required	1 per 5 beds
(c) Houseboat Moorage	1 space per berth	None Required	None Required
(5) Medical Centers and Hospitals	Two spaces per bed or 0.2 spaces per 1,000 sq. ft. of floor area	2.5 spaces per 1,000 sq. ft. of floor area (excluding on-campus medical office buildings for which medical or dental office standards apply)	0.2 spaces per 1,000 sq. ft. of floor area (excluding on-campus medical office buildings for which medical or dental office standards apply)
(6) Stadium, Arena, and Auditorium	0.3 spaces per seat or 6.0 linear ft. bench seating	0.4 spaces per seat or 5.0 linear ft. of bench seating	1 space per 40 seats or 60 linear feet of bench seating
(7) Adult Senior Center	2.0 spaces per 1,000 sq. ft. of floor area	2.5 spaces per 1,000 sq. ft. of floor area	0.2 spaces per 1,000 sq. ft. of floor area
(8) City Recreation Center	2.0 spaces per 1,000 sq. ft. of floor area	2.5 spaces per 1,000 sq. ft. of floor area	0.3 spaces per 1,000 sq. ft. of floor area
(9) Marina, Boat Moorage	1.0 spaces per berth	None Required	1 space per 40 berths
(10) Campground	1.0 space per campsite	None Required	None Required
(11) Helicopter Landing	2 spaces per helicopter based	2.5 spaces per helicopter	None Required

Table 9.0851 - Minimum/Maximum Auto And Bicycle Parking Table

	Auto Parking		Bicycle Parking
	Minimum	Maximum	
Facility	at facility	based at facility	
(12) Institutions			
(a) Welfare or Correctional Institutions	0.3 space per bed based on maximum capacity	0.4 space per bed based on maximum capacity	1 space per 5 beds
(b) Convalescent Hospital, Sanitarium	0.5 space per bed based on maximum capacity	0.6 space per bed based on maximum capacity	1 space per 20 beds for first 100 units; 1 per 40 beds thereafter
(13) Private Utility (gas, electric, telephone etc.)	One space or 0.8 space per each employee on largest shift	One space per each employee on largest shift	1 space per 2,000 sq. ft. of office floor area
(D) INDUSTRIAL			
(1) Manufacturing, Processing, Packing Assembly, & Fabrication	1.6 spaces per 1,000 sq. ft. of floor area	2.0 spaces per 1,000 sq. ft. of floor area	0.1 space per 1,000 sq. ft. of floor area
(2) Warehouse, Freight Movement Distribution, and Storage	0.5 space per 1,000 sq. ft. of floor area (if less than 150,000 sq. ft. of floor area) 0.3 space per 1,000 sq. ft. of floor area (if equal to or greater than 150,000 sq. ft. of floor area)	0.7 space per 1,000 sq. ft. of floor area (if less than 150,000 sq. ft. of floor area); 0.4 space per 1,000 sq. ft. of floor area (if equal to or greater than 150,000 sq. ft. of floor area)	0.1 space per 1,000 sq. ft. of floor area 0.1 space per 1,000 sq. ft. of floor area
(3) Wholesale, Retail Sales	0.8 space per 1,000 sq. ft. of floor area	1.0 space per 1,000 sq. ft. of floor area	0.1 space per 1,000 sq. ft. of floor area
(4) Industrial, Commercial Services	0.8 space per 1,000 sq. ft. of floor area	1.0 space per 1,000 sq. ft. of floor area	0.1 space per 1,000 sq. ft. of floor area
(5) Office (Relating Industrial uses)	2.7 spaces per 1,000 sq. ft. of floor area	3.4 spaces per 1,000 sq. ft. of floor area	0.5 space per 1,000 sq. ft. of floor area
(6) Laboratories, Research and Development Facilities	3.0 spaces per 1,000 sq. ft. of floor area	3.8 spaces per 1,000 sq. ft. of floor area	0.3 space per 1,000 sq. ft. of floor area
(E) NOT SPECIFICALLY MENTIONED	For a use not listed above, the required vehicle and bicycle parking shall be the same as for the most similar use listed, as determined by the Manager.	For a use not listed above, the required vehicle and bicycle parking shall be the same as for the most similar use listed, as determined by the Manager.	For a use not listed above, the required vehicle and bicycle parking shall be the same as for the most similar use listed, as determined by the Manager.

Table Notes:

1. Enclosed outdoor seating area shall count as floor area in determining parking requirement for restaurants without drive-through.
2. The burden shall be on the applicant to demonstrate that the parking being proposed will be adequate to serve the project. The parking plan shall consist of the following:
 - a. There shall be one parking space for every 0.8 employee, based on the maximum number of employees during any single shift;
 - b. There shall be one parking space for each visitor based on the average number of visitors expected during peak visiting hours;
 - c. To determine the parking required for the project residents or tenants, consideration shall be given to the number of units or, in the case of a nursing facility, the number of beds; the type(s) of elderly housing proposed; the proximity of the facility to transit services, medical services, and shopping; and such other factors as the Manager finds appropriate.
3. See also applicable residential parking standards contained in **Section 9.0870** and **Section 4.0440**.
4. Visitor parking for attached dwellings containing four or more dwelling units is required in addition to the minimum off-street parking required by items (a) through (c).

9.0852 Plan District Minimums and Maximums

- A. Civic Neighborhood Plan District.** Off-street parking facilities provided in connection with new development must be appropriate to the dense mix of uses which characterize the Civic Neighborhood Plan District. Parking should be secondary to easy and safe pedestrian movement. The scale and orientation of parking lots shall be consistent with their purposes in supporting a mix of commercial and residential uses and the vital, pedestrian and transit oriented community to which they contribute.
1. **Minimum Off-Street Parking.** Minimum off-street parking for automobiles shall be provided as specified in **Table 4.1230 (I)**. Off-street parking for automobiles is not required for new commercial development in the Civic Neighborhood PD. However, if required by the Building Code, accessible parking spaces shall be provided regardless of the provisions of this subsection. Bicycle parking shall be provided in connection with new development as provided in **Table 9.0851**.
 2. **Maximum Off-Street Parking.** Maximum off-street parking permitted for residential uses shall be as specified in **Table 4.1230 (J)**. Maximum off-street parking for commercial uses shall be as specified in **Table 9.0852(A)** below:
 - 3.

Table 9.0852(A)

Permitted Land Use (Section 4.1220)	Maximum Parking up to 65,000 SF of floor area	Maximum Parking 65,000 to 90,000 SF of floor area	Maximum Parking greater than 90,000 SF of floor area
Retail & Commercial	4.5 : 1000 SF	3.61 : 1000 SF	2.89 : 1000 SF
Office	2.75 : 1000 SF	2.75 : 1000 SF	2.75 : 1000 SF
Theatre	The lesser number of spaces calculated under	The lesser number of spaces calculated under	The lesser number of spaces calculated under Section

	Section 9.0851 , provided the minimum density standards in Section 4.1232 are met.	Section 9.0851 , provided the minimum density standards in Section 4.1232 are met.	9.0851 , provided the minimum density standards in Section 4.1232 are met.
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Under Type II procedures, the Manager may approve off-street parking in excess of the maximum allowed parking spaces specified in this section, in addition to spaces allowed pursuant to **Section 9.0860(A)** and **(B)**, when the applicant can show that all the following criteria are met:

- a.** The proposed development is highly supportive of the intent of the Gresham Civic Neighborhood Plan, as appended to Volume 1 - Findings, of the Community Development Plan; and

- b. The need for additional parking cannot reasonably be met through provision of on-street parking or shared parking with adjacent or nearby uses; and
- c. The proposed development demonstrates that its design and intended uses will support high levels of both transit and pedestrian activity; and
- d. The proposal complies with the minimum density standards of **Section 4.1232**.
- e. The development incorporates special features beyond the minimum design standards of **Sections 4.1235, 4.1236, 4.1237 and 4.1242**. Special features will include at least one of the following: Covered exterior pedestrian arcades or public plazas with fountains/public art; ground floor retail uses, or mixed uses, or community services which especially promote high levels of pedestrian and transit activity; multiple story buildings; underground or structured parking.

B. Downtown Plan District. Off-street parking facilities provided in connection with new development must be appropriate for the unique characteristics of the Downtown PD. This means that parking should be a clearly secondary use, designed so that it does not interfere with easy and safe pedestrian movement. By ensuring that parking lot sizes do not become excessive, and that appropriate landscaping is provided, the downtown area will be more attractive, and more conducive to creating a lively, prosperous district for the benefit of area residents, employees, and visitors.

1. **Minimum Off-Street Parking.** Off-street parking is not required for new commercial development in the CUC, DT, DR-30, and DR-12 sub-districts. In the DC-1, and DC-2 sub-districts, minimum required parking for new commercial uses is 80% of the minimum number of spaces required in **Table 9.0851**. If required by the Building Code, accessible parking spaces shall be provided regardless of the provisions of this subsection. The minimum amount of off-street parking required in any sub-district of the Downtown PD may be reduced by up to 50%, as provided in **Section 9.0853(E)**.
2. **Maximum Off Street Parking.** Maximum off-street parking permitted for commercial uses shall be 125% of the amount of parking required in **Table 9.0851** when such uses are part of a mixed-use development. Maximum parking permitted for commercial uses which are not part of a mixed-use development shall be 100% of the amount of parking required in **Table 9.0851**, except that when such uses exceed 90,000 square feet of floor space the maximum parking permitted shall be 80% of the amount required. Additional off-street parking beyond these maximums may be permitted within the Downtown PD, as provided below.

Under Type II procedures, the Manager may approve off-street parking in excess of the maximum allowed parking spaces specified in this section when the applicant can show that all the following criteria are met:

- a. The proposed development is highly supportive of the intent of the Gresham Downtown Plan, as contained in Volume 1 - Findings of the Community Development Plan; and
- b. The need for additional parking cannot reasonably be met through provision of on-street parking or shared parking with adjacent or nearby uses; and
- c. The proposed development demonstrates that its design and intended uses will support high levels of both transit and pedestrian activity; and
- d. The site plan shall indicate where additional parking can be redeveloped to more

intensive transit supportive use in the future; and

- e. The development incorporates special features beyond the minimum design standards of **Sections 4.1135, 4.1136, 4.1137 and 4.1142**. Special features will include at least one of the following: Covered exterior pedestrian arcades or public plazas with fountains/public art; ground floor retail uses, or mixed uses, or community services which especially promote high levels of pedestrian and transit activity; multiple story buildings; underground or structured parking.
- C. Downtown and Civic Neighborhood Plan Districts. Surface parking lots exceeding minimum parking requirements in both Downtown and Civic Neighborhood Plan Districts shall be designed to allow for more intensive future site development.

9.0853 Exceptions to Minimum Parking Space Standards (refer to Table 9.0851)

- A. Parking District Waiver. Minimum off-street parking spaces required by may be waived for properties within the boundaries of a public parking district that provides district-wide parking facilities.
- B. Allowed Motor Vehicle Parking Reductions. A reduction of up to 10% of minimum off-street vehicle parking requirements is allowed as a right of development for all non-residential uses.
- C. Reduction for Bike Parking. Off-street motor vehicle parking requirements for non-residential uses may be reduced by an additional 10% to the reductions allowed in **Subsection (B)** and/or **(D)** if replaced by bicycle parking above that required, at a rate of two bicycle spaces for one vehicle space.
- D. Motor Vehicle Parking Reductions near LRT Stations. Minimum off-street vehicle parking requirements may be reduced by an additional 10% to the reduction permitted in **Subsection (B)** above in the Transit Development District; High Density Residential District-60; Transit Development District - Medium Density - Civic; Transit Development District -High Density - Civic; High - Density Residential - Civic; Moderate - Density Residential - Civic. The reduction in this section also applies to residential uses.
- E. Additional Motor Vehicle and Bicycle Parking Reductions. The Manager may reduce the total required off-street vehicle and bicycle parking spaces by up to a total of 50% when an applicant for a development permit can demonstrate in a parking study prepared by a traffic consultant or in parking data from comparable sites (1) that use of transit, demand management programs, and/or special characteristics of the customer, client, employee or resident population will reduce expected vehicle use and parking space demand for this development, as compared to standard Institute of Transportation Engineers (ITE) vehicle trip generation rates and minimum City parking requirements, and (2) a reduction in parking will not impact adjacent uses.
- F. Motor Vehicle Parking Reductions for Existing Uses. Property owners of existing non-residential development may take advantage of incentives to reduce vehicle parking below the minimum off-street vehicular parking standards as provided below:
 - 1. When expansion of floor area and/or redevelopment of the site necessitates or creates the opportunity to reconfigure existing parking, the owner may take advantage of applicable vehicle parking reductions provided in **Subsections (B), (D) and (E)** above.
 - 2. Even when no expansion or redevelopment of the site is proposed, the property owner may replace up to 10% of existing parking spaces with the following:

- a. Additional landscaping;
 - b. On-site pedestrian plazas, seating areas, shelters and/or walkways;
 - c. Bicycle parking in addition to the number of parking spaces required. New bicycle parking shall conform to all design standards contained in **Section 9.0830**.
- G. In addition to other reductions of this section, parking requirements may be reduced under the modification of regulation provisions of **Section 10.1521**.

9.0854 Exceptions to Maximum Parking Space Standards

- A. If application of the maximum parking standard would result in less than 6 parking spaces for a development with less than 1,000 square feet of floor area, the development shall be allowed six parking spaces. If application of the maximum standards would result in less than 10 parking spaces for a development of 1,000 to 2,000 square feet of floor area, the development shall be allowed 10 parking spaces.
- B. In the following land use districts, the Manager, under Type II procedures, may approve exceptions to the maximum parking space standards based on the criteria provided below:
 - 1. Station Center and Rockwood Town Center Districts.
 - a. The proposed development is highly supportive of the intent of the Station Center District, Rockwood Town Center District, or Transit Street Designations stated in **Sections 4.0500** and **A5.501(G)**, if applicable, and
 - b. The need for additional parking cannot reasonably be met through provision of on-street parking or shared parking with adjacent or nearby uses; and
 - c. The proposed development demonstrates that its design and intended uses will support high levels of existing or planned transit and pedestrian activity; and
 - d. The site plan indicates where additional parking can be redeveloped to a more intensive transit supportive use in the future; and
 - e. The development incorporates special features beyond the minimum transit design features of **Section 7.0210 (A)** and **(B)**. Special features will include at least one of the following: Covered exterior pedestrian arcades or public plazas with fountain/public art; ground floor retail uses, or mixed uses, or community services which especially promote high levels of pedestrian and transit activity; multiple story buildings; underground or structured parking.
 - 2. Civic Neighborhood and Downtown Plan Districts.
 - a. For exceptions to maximum parking spaces in the Downtown Plan Districts refer to **Section 9.0852(B)**.
 - b. For exceptions to maximum parking spaces in the Civic Neighborhood Plan District refer to **Section 9.0852(A)**.

3. All Other Districts.

- a. The proposed development has unique or unusual characteristics (such as high sales volume per floor area or low parking turnover) which create a parking demand that exceeds the maximum ratio and which typically does not apply to comparable uses;
- b. The parking demand cannot be accommodated by shared or joint parking or by increasing the supply of spaces that are exempt from the maximum ratio (**Section 9.0851**).
- c. The request is the minimum necessary variation from the standard.

9.0855 Joint Vehicle Parking Lot

Required motor vehicle parking for two or more freestanding uses on adjacent or nearby sites may be satisfied by the use of a joint vehicle parking facility, to the extent that it can be shown by the owners or operators that the demand for parking in the joint facility does not materially overlap (e.g., uses primarily of a daytime versus a nighttime, or weekday versus weekend nature) and provided that such right of joint use is evidenced by a deed, lease, contract or similar written instrument upholding such joint use. In this situation, the size of the joint parking shall be at least as large as the number of vehicle parking spaces required by the larger(est) use per **Table 9.0851**. Applicants taking advantage of this provision are not eligible for reductions under **Section 9.0853 (B), (C), (D), and (E)**.

9.0856 Parking in Mixed-Use Projects

In mixed-use projects, (except in the Station Center District, Rockwood Town Center District, Downtown Plan District, and Civic Neighborhood Plan District) required motor vehicle parking may be determined using the following formula. Mixed-use projects using this formula are not eligible for further reductions under **Section 9.0853(B)** but may take advantage of reductions under **Section 9.0853(C), (D) and (E)**. For the purposes of this section, "mixed-use" projects can include any mix of residential, office, retail, entertainment and/or light industrial uses:

- A. Primary use, i.e., that with the largest proportion of total floor area within the development, at 100% of the minimum vehicle parking required for that use.
- B. Secondary use, i.e., that with the second largest proportion of total floor area within the development, at 90% of the vehicle parking required for that use.
- C. Subsequent use or uses, at 80% of the vehicle parking required for that use(s).

9.0857 Required Carpool and Vanpool Parking

Industrial and commercial development with 50 or more employees on any single shift, shall designate at least 10%, but not fewer than two, of the long term (4 hours or more) employee or student parking spaces for carpool/vanpool parking. These designated spaces shall be located closer to the building entrances than other employee or student parking with the exception of ADA accessible and short-term (less than 4 hours) visitor parking. These spaces shall be clearly marked "Reserved - Carpool/Vanpool Only" and include hours of use, per the Manual of Uniform Traffic Control Devices.

This section also applies to the following Community Service uses: schools, government offices and operational facilities; hospitals and clinics; retirement homes and nursing homes with 50 or more employees on any single shift; and transit park and ride facilities with 50 or more parking spaces.

9.0858 Fleet Motor Vehicle Parking

Required vehicle parking spaces required may not be used for storage of fleet vehicle, except when the applicant can show that employee and fleet parking spaces are used interchangeably. For the purposes of this code, space devoted to the parking/ storage of fleet vehicles will be considered as outdoor storage, and will not affect required or maximum parking.

Other Public Parking

9.0860 Interim Parking

- A. In Dedicated Rights-of-Way. Buildings and projects shall provide sidewalk and street improvements to meet City development standards in the dedicated public right-of-way along all the frontages of sites, as provided in **Section A5.400**. Where construction of a half-street is required by the Manager in the Civic Neighborhood PD, it shall be designed with a minimum width of 32 feet of roadway, utilities, sidewalks, street trees, street lighting and street furnishings. Typically, a half street improvement would comprise a 12 feet sidewalk plus 20 feet of street pavement, leaving 28 feet width of unimproved right-of-way available for interim parking use. The remaining, unimproved portion of street right-of-way may be used on an interim basis for off-street parking, provided that the frontage abutting the unimproved portion of the half-street is not occupied by any buildings, and is under a single ownership for the length of the half-street. Any such interim parking area must be designed and improved in conformance with **Section 4.1237**. Land area within public street right-of-way shall not be counted in minimum and maximum parking or Floor Area Ratio calculations. Where construction of a half-street is not required by the Manager in the Civic Neighborhood Plan District, the full street right-of-way may be used on an interim basis for off-street parking subject to the same conditions noted above.
- B. Blocks within Civic Neighborhood. A development in the Civic Neighborhood Plan District may occupy an entire block with parking, on an interim basis, when such parking serves a development located across an abutting street, and provided minimum floor area ratio standards are met. Where a multi-block development includes a block or blocks with frontage on a primary pedestrian street, and a block or blocks without frontage on a primary pedestrian street, any block with frontage on a primary pedestrian street shall not be occupied entirely by parking.

9.0861 Parking Structures

- A. Ground Floor Use. For all new multi-level parking structures, at least 50% of the total ground floor street frontage excluding driveway entrances and exits, stairwells, elevators, and centralized payment booths shall be designed to accommodate commercial, retail, office or residential floor space.
- B. Ground Floor Windows. All parking structures shall provide ground floor windows or wall openings along the street frontages. Blank walls are prohibited. Any wall facing the street shall contain windows, doors or display areas that equal to at least 20% of the ground floor wall area facing the street excluding those portions of the face(s) devoted to driveway entrances and exits, stairwells, elevators, and centralized payment booths. Required windows may have a sill no more than 4 feet above grade. Where interior floor levels prohibit such placement, the sill may be raised to allow it to be no more than 2 feet above finished floor wall up to a maximum sill height of 6 feet above grade.
- C. Landscaping, Buffering and Setbacks. Requirements are determined by Community Plan Map

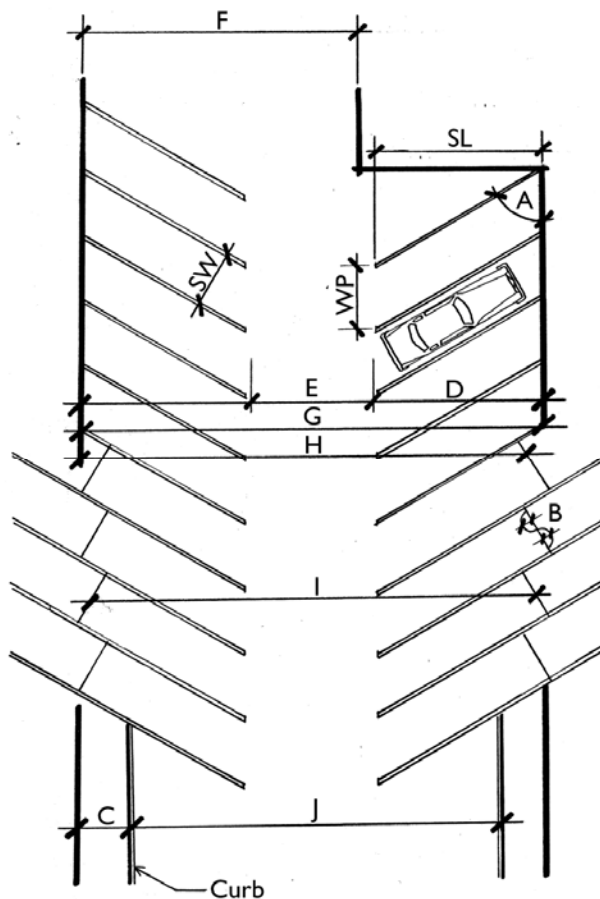
Designations and **Section 9.0100**.

- D.** Design Review. All parking structures are subject to Design Review.
- E.** Other Standards. Parking structures must comply with all standards of the Building Code for the State of Oregon as it pertains to structural design, ventilation, lighting, and fire/safety requirements and disabled accessibility.
- F.** Parking Layout and Internal Circulation. The configuration of parking within a parking structure shall be subject to the requirements contained in **Table 9.0861**, except as described here: A modified Layout and Internal Circulation under Type II procedure may be approved by the Manager when it can be shown that 1) a structure meets design guidelines of the Urban Land Institute Dimension of Parking, current edition, or 2) a similar structure functions efficiently using the proposed modified layout, circulation and dimensions.

Table 9.0861 - Parking Structure Matrix

Parking Structure Matrix Required Space and Aisle Dimensions in Feet									
Compact									
Angle	Interlock Reduction	Overhang	Vehicle Projection	Width	Module Widths				
A	B	C	D	E	F	G	H	I	J
45°	2.00	1.41	15.25	11.50	26.75	42.00	40.00	38.00	39.16
60°	1.41	1.75	16.08	13.33	29.66	46.00	44.58	43.16	42.50
75°	0.75	1.91	16.50	16.00	32.50	49.00	48.25	47.50	45.16
90°	0.00	2.00	15.50	20.00	35.50	51.00	51.00	51.00	47.00
Standard									
Angle	Interlock Reduction	Overhang	Vehicle Projection	Width	Module Widths				
A	B	C	D	E	F	G	H	I	J
45°	2.40	2.08	18.00	13.00	31.00	49.00	46.66	46.33	44.83
60°	1.66	2.58	19.50	16.00	35.50	55.00	51.33	51.66	49.16
75°	0.83	2.91	19.75	20.00	39.75	59.50	58.66	57.83	53.66
90°	0.00	3.00	18.66	24.66	43.33	62.00	62.00	62.00	56.00

- A Parking Angle
- B Interlock reduction
- C Overhand clearance
- D Projected vehicle length measured perpendicular to aisle
- E Aisle width
- F Parking module width (wall to wall), single-loaded aisle
- G Parking module width (wall to wall), double-loaded aisle
- H Parking module width (wall to interlock), double loaded aisle
- I Parking module width (interlock to interlock), double loaded aisle
- J Parking module width (curb to curb), double loaded aisle
- SL Stall length
- SW Stall width
- WP Stall width parallel to aisle



9.0862 Commercial Parking Facilities

- A. In the Downtown PD, off-street parking facilities should generally be secondary uses, designed so that they do not interfere with easy and safe pedestrian movement or discourage transit usage. However, there may be instances where off-street parking provided in connection with individual development projects and in public parking facilities is inadequate to meet the demand for parking in the vicinity. It is the purpose of this section to allow for development of commercial parking facilities to address documented demand for off-street parking, in ways which do not conflict with the objectives of creating a lively, prosperous, and pedestrian-friendly downtown area.
- B. Criteria for Commercial Parking Facilities: A commercial parking facility may be permitted within the Downtown PD as a community service use. Commercial parking facilities shall be exempt from the standards of **Section 4.1137**. In addition to meeting other applicable standards and requirements, an applicant for a proposed commercial parking facility within the Downtown PD shall provide findings to satisfy the following criteria:
 - 1. An inventory of existing on-street and off-street parking, and an analysis of demand for additional off-street parking in the vicinity indicate an unmet demand for additional off-street parking; and

2. The need for additional parking cannot reasonably be met through provision of on-street parking or shared parking involving adjacent or nearby uses; and
3. The commercial parking facility will not conflict directly with the purposes of the Downtown PD and the Gresham Downtown Plan (Volume 1 - Findings), particularly the purposes of supporting high levels of transit usage and pedestrian activity.

9.0863 MAX Park-and-Ride

Park-and-ride facilities serving MAX stations shall be subject to the following requirements:

- A. New surface park-and-ride facilities shall not exceed 50 spaces on a contiguous site.
- B. New park-and-ride facilities which exceed 50 spaces on a contiguous site shall be contained within a multi-story structure.
- C. Expansion of surface park-and-ride facilities outside of the site as it existed on the effective date of this subsection is not allowed except within a multi-story structure. Existing surface park-and-ride facilities may be maintained, redeveloped, or re-striped. Redevelopment of existing surface park-and-ride sites for structured parking shall be encouraged, in accordance with standards of **Section 9.0861**.

9.0864 On-Street Parking

Refer to **Section A5.501** for on-street parking requirements.

9.0865 Minor Access Street Parking Spaces

Development proposals that include the creation of a minor access street must provide 3 to 4 public parking spaces as per **Section A5.501(F)**. These spaces shall meet the standard parking space and maneuvering dimensions of **Figure 9.0825A**, but are exempt from the parking lot landscaping design requirements of **Section 9.0800**.

Off-Street Parking for Private Residences

9.0870 Off-street Parking and Driveways for Detached Dwellings, Manufactured Homes, Single Family Attached Dwellings and Duplexes

- A. Two off-street parking spaces per dwelling unit are required. Each parking space shall be at least 8.5 feet wide by 18 feet deep. One additional off-street parking space is required for each residential unit that accesses a local lane or minor access street, except when a development is within a quarter mile of a light rail station.
- B. Tandem (end-to-end) parking is allowed to meet the minimum off-street parking requirements.
- C. Two required parking spaces per unit may be located in a driveway, in the front or street side yard setback, or in the rear yard setback when there is an alley.
- D. Driveways and driveway approaches shall be paved. A compacted gravel surface driveway may be allowed only under the following circumstances:
 1. The driveway is in all or part to be located within a Hillside Physical Constraint, Floodplain, or Habitat Conservation Area District, and
 2. No more than three residences are served, and/or

3. Where trees of a regulated size can be saved, and/or
 4. The residence(s) to be served are at least 50 feet from the paved public street accessed, and
 5. The first 20 feet from the improved public street must be paved with hard surface material.
- E.** The minimum driveway width is 10 feet. This may be increased for public safety purposes.
- F.** Driveways/Driveway Approach Width/Grade: See **Section A5.503** - Driveways.
- G.** Curb cuts shall meet all of the requirements contained in **Section A5.400**.
- H.** Within the steep slopes (15% or greater) of the Hillside Physical Constraint Overlay District, the use of shared private driveways by residential development is encouraged to lessen overall site grading. Shared Driveways are permitted as follows:
1. Shared driveways shall provide primary vehicle access to no more than four residences and shall not exceed 150 feet in length, unless approved by the Gresham Fire Department;
 2. Shared driveways shall not exceed a slope of 12%. The Manager may approve greater slopes with consideration of special designs, such as length, adjacent level areas, special surface treatment and embedded heating systems;
 3. Shared driveways shall not be less than 15 feet wide.
 4. Deed restrictions shall be recorded for general maintenance of the condition of the shared portion of the driveways, and for keeping the shared portions of the driveways clear of parked vehicles or other obstructions.

9.0871 Recreational Vehicle Parking in Low Density Residential Districts

As defined by **Section 3.0010** of the Community Development Code a recreational vehicle parked on a residential lot within the LDR-5, LDR-7 or TR Districts shall meet the following requirements:

- A.** The recreational vehicle shall be parked on a hard surface such as compacted gravel, concrete, asphalt, or similar durable material.
- B.** If parked on a corner lot the clear vision area parking restriction applies (refer to **Section 9.0200**).

SECTION 9.0900 PROJECTIONS

General

9.0901 Projections Into Required Yards And Above The Maximum Building Height

General

9.0901 Projections Into Required Yards And Above The Maximum Building Height

- A. Projections into Required Yards. The following objects and structures may project into the required yard:
1. Paved terraces, decks, and stairs may project into required front, side or rear yards provided that no structures thereon shall violate other requirements of this Ordinance or the Building Code;
 2. Unroofed landings and stairs may project into required front and rear yards only;
 3. Window sills, belt courses, bay windows, eaves and similar incidental architectural features may project no more than two feet into any required yard when not in violation of the Building Code;
 4. Eaves may project 1 foot over a side yard utility easement if there is no violation of the Building Code.
 5. Open fire escapes shall not project more than 4.5 feet into any required yard; and,
 6. Chimneys shall not project more than 30 inches into any required yard.
 7. Solar energy collecting structures when attached to a single-family detached residence, or a duplex residence, or a mobile home in a mobile home subdivision may project into required front and rear yards as provided below when such structures meet the criteria of **Appendix 8.000**.
 - a. Front Yard Setback - The front yard minimum setback may be reduced to 16 feet as measured from the front property line. Existing off-street parking spaces as required by **Section 9.0800** shall be maintained to minimum dimensions.
 - b. Rear Yard Setback - The rear yard minimum setback may be reduced to 9 feet as measured from the rear property line; except that an attached solar collecting structure which occupies over 50% of the horizontal linear dimension of the building's rear elevation shall maintain a minimum setback of 13 feet.
 8. Heating and air conditioning units. This may be to the side and rear yards only.
 9. Customary yard accessories, ornaments and furniture such as flag poles and landscape ponds.
- B. Projections above the Maximum Building Height. The following structures may project above the maximum building height:
1. Solar collector equipment;

2. Wind generators for the private generation of energy;
 3. Antennas,
 4. Spires or Turrets;
 5. Elevator equipment and stair enclosures, on flat roofs only;
 6. Heating, ventilation and air conditioning equipment enclosures, on flat roofs only;
 7. Roof gardens, courtyards and ancillary structures, not to exceed 10 feet in height, on flat roofs only.
- C. Other Projections. The following structures may project above the maximum building height and into required yards:
1. Yard Accessories;
 2. Religious Symbols.

SECTION 9.1000

TREE REGULATIONS

General

9.1001 Purpose

Tree Removal/Replacement/Protection

9.1010 Tree Removal/Replacement/Protection – General Provisions

9.1011 Data Requirement for Tree Removal/Tree Protection Plan

9.1012 Criteria for Removal of Regulated Trees

9.1013 Review of Development on a Site with a Significant Tree or Trees

9.1014 Design Adjustments for Tree Protection

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Street Trees

9.1020 Street Trees

9.1021 Spacing and Location Requirements for Street Trees

9.1022 Criteria for Master Street Tree Plans

Tree Pruning

9.1030 Pruning of Street Trees and Other Public Trees

9.1031 Pruning of Significant Trees

Protection and Penalties

9.1040 Civil Penalties

General

9.1001 Purpose

The City of Gresham benefits from a large number of trees consisting both of natural growth and those planted throughout the years. The retention of trees and wooded areas, and the establishment of street trees, adds to the livability of the community by enhancing its aesthetic beauty, minimizing surface water and groundwater run-off and diversion, filtering noise and air pollution, and promoting soil stability. Because uncontrolled cutting or destruction of trees within the city decreases the community's livability, it is in the public interest to preserve significant trees, to control the cutting of trees, and to protect trees from damage.

Tree Removal/Replacement/Protection

9.1010 Tree Removal/Replacement/Protection – General Provisions

- A. Purpose/Applicability: It is the intent of this section to provide for the safe, orderly removal, moving, and replacement of trees on developed sites and to provide for good stewardship of woodland and forest resources. All land within the City of Gresham is subject to the Tree Removal regulations of **Section 9.1010-9.1012**, except where superseded by the provisions of **Section 9.1030** et.seq. regarding Significant Trees.
- B. Removal of Regulated Trees: Removal of Regulated Trees as defined in **Section 3.0010** shall be reviewed under Type II procedures for compliance with the standards of **Sections 9.1010-9.1012**, except as allowed per year under the provisions of **Subsection 9.1010(B)(1)**; except for all trees within 10 feet of the footprint of a proposed single-family dwelling, addition, or improvement (for which the building permit serves as the tree removal permit under **Subsection 9.1010(B)(2)** regardless of overlay district); except for Street Trees, Buffer Trees, and Parking Lot Trees of any size under **Subsections 9.1010(B), (C), and (E)**; except as provided for those trees identified as Significant Trees and/or Groves in **Section 9.1014** and **Appendix 14**, Significant Trees; and except as noted in **Subsection 9.1010(E)** relating to ornamental trees of regulated size on developed lots in Special Purpose Districts.
 - 1. Except for tree removal requiring a Type I permit under **Section 9.1010(C)**, no Development Permit is required for removal of up to 3 regulated trees per 12-month period on commonly owned contiguous parcels of land less than 35,000 square feet in area or up to 6 regulated trees per 12-month period on commonly owned contiguous parcels greater than 35,000 square feet.
 - 2. Regulated trees located within 10 feet of the outer edge of the outline of a proposed single family residence or related site improvements may be removed without a separate or additional development permit after issuance of the building permit for the proposed residence. When additional trees are to be protected on the site outside the building envelope, a tree protection plan as approved by the City shall accompany the building plans and shall be enforced during all construction activities on the site. Mitigation in accordance with an approved mitigation plan for lost perimeter trees shall be completed or guaranteed prior to Final Inspection.
- C. Removal/Replacement of Street Trees/Buffer Trees/Parking Lot Trees: On a developed property, removal of any existing street tree, parking lot tree, or buffer tree as defined in **Section 3.0010** shall require prior City approval through a Type I procedure.
 - 1. Street trees shall be replaced with a variety and in a location as approved by the Manager and at spacing intervals as required by **Section 9.1021**.
 - 2. Buffer trees and parking lot trees shall be replaced in accordance with the originally approved plan (or as determined by the Manager).
 - 3. On properties developed with other than a single family residential use, street trees, parking lot trees and/or buffer trees shall be replaced with trees of equal caliper to the size at the time of removal up to a maximum of six inch caliper trees, or as determined by the Manager.

4. Street trees to be replaced along the frontage of an existing single family home shall have a minimum caliper of 1-3/4 inches and shall be of a variety provided for in the Public Works Standards.
 5. In the event of unauthorized street tree removal, including those trees along the frontage of a single family home, the Manager may require replacement with trees of comparable value and size (up to 6-inch caliper) in addition to any other penalties.
 6. Street trees that are destroyed or significantly damaged by accident shall be replaced in accordance with this section.
 7. The City of Gresham is exempt from the permit requirement when it performs maintenance of street trees in the public rights of way, but is otherwise subject to these regulations.
- D. Removal of Significant Trees:** Removal of Significant trees as defined in **Section 3.0010** shall be through the Type III process, as regulated by **Sections 9.1013** and **Appendix 14**, except as allowed under **Section 9.1014(C)** in association with development near a Significant Grove and under **Section A14.006** for removal of an imminent hazard. When a tree or trees identified as part of a Significant Grove are approved for removal in association with development, an equal number of a similar species, at least 2 inches in caliper, shall be planted as replacements and shall automatically be included in the Significant Grove, so as to help mitigate the loss and ensure perpetuation of the Grove for the future generations. An alternative mitigation plan may be proposed under the Type II procedure for the loss of trees in a Significant Grove allowed under **Section 9.1014(C)** due to development. The alternative plan may allow for off-site mitigation but shall also clearly demonstrate an intent to retain and enhance the Significant Grove over time.
- E. Tree Removal in Overlay Districts:** Except as provided below, no removal of regulated trees shall be permitted within a Hillside Physical Constraint, Floodplain, or Habitat Conservation Area Overlay District without a Type II Development Permit.
1. Up to three ornamental trees of regulated size, associated with landscaping on a lot developed with a single-family home within an Overlay District, may be removed per 12-month period under the Type I Tree Removal Permit Procedure, with documentation of the removal date and mitigation of the removal in accordance with a revegetation plan prepared at the expense of the applicant and approved by the Manager.
 2. Street Trees and Parking Lot Trees on a developed lot in an Overlay District may be cut in addition to the three per 12-month period on the remainder of the site and/or abutting right of way, but are subject to Street Tree and Parking Lot Tree replacement requirements of **Sections 9.1010(B), (C), and Sections 9.1020-9.1022**.
 3. Removal of a Significant Tree or Significant Trees in an Overlay District is subject to the Significant Tree procedures and standards of **Sections 9.1010(D), 9.1013-9.1015**, and **Appendix 14, Sections A14.004 and A14.006**.
- F. Tree Removal on Steep Slopes:** All tree removal that would result in clear cutting on slopes in excess of 15% is prohibited.
- G. Tree Removal on Vacant Platted Land:** Vacant platted subdivision lot or partition parcel in a residential district, a lot of record with more than twice the required minimum lot area, and unimproved land within a property in its natural state before development are considered undeveloped for purposes of Tree Removal and subject to the Tree Removal regulations of **Sections 9.1010-9.1012**.

- H.** Verification of Tree Removal Permit or Exemption: Prior to obtaining a grading permit and prior to performing any grading, ground breaking, grubbing, tree removal, or clearing activity on a development site, the owner, applicant, or representative shall obtain a tree removal permit or written verification from the Manager that no tree removal permit is required. A copy of the permit or exemption shall be kept at the site during all hours of work at the site.

9.1011 Data Requirements for Tree Removal/Tree Protection Plan

An applicant for a development permit for tree removal shall provide a detailed tree removal/tree protection plan. If tree health is proposed as a reason for tree removal, the removal plan shall be prepared by a qualified arborist. The plan shall include the following basic information:

- A.** A tree survey of regulated and/or significant trees on the site. A cluster of trees standing in close proximity (three to five foot spacing or closer) may be designated as a “stand” of trees, in which case, the predominant species estimated, number and average size must be indicated.
- B.** A tree survey of all trees on adjacent property with a DBH of 8 inches or greater that are located within 6 feet of the property line.
- C.** The credentials of the person preparing the plan.
- D.** If tree health is proposed as a reason for removal, a narrative evaluating the health of each regulated tree and/or stand, with recommendations for removal or preservation. The narrative shall indicate the proposed method of identifying trees to be preserved, such as painting, flagging, etc. and, where protective barriers are necessary, shall indicate that the barriers shall be erected before work starts.
- E.** Recommendations for tree removal procedures, tree protection, and mitigation of negative impacts. The arborist’s report and recommendations (if required) should address all stages of development from pre-construction through the post construction therapeutic measures.
- F.** For Tree Removal proposed in a Special Purpose Overlay District, a consulting arborist may be required to verify the need for the tree removal. The tree removal permit request shall comply with applicable provisions of the Special Purpose Overlay District.
- G.** A report or plan may be required from a qualified arborist if information provided by the applicant is, in the interpretation of the Manager, not adequate to address those data requirements or the criteria of **Section 9.1012**.

9.1012 Criteria for Removal of Regulated Trees

- A.** Except for tree removal on a fully developed single-family residential lot (i.e., the lot has a dwelling and is not capable of further division) and except as superseded by the provisions of **Section 9.1010**, removal of Regulated Trees is subject to the following criteria, conditions, and limitations:
 - 1.** Trees shall be retained along natural drainageways and water areas to preserve riparian habitats and to minimize erosion. A mitigation plan shall accompany any tree removal or grading plan proposed along a natural drainage way.
 - 2.** Trees shall be retained along property lines to serve as buffers to adjacent property. When perimeter trees are in poor health and would become a hazard after development, they may be removed, subject to approval by the City of a mitigation plan. Lost perimeter trees shall generally be replaced with a minimum 1 ¾ -inch caliper trees that are a minimum of 10 feet high at the time of planting. Where buffering and screening is required under **Section 9.0100**

or where perimeter trees that meet the definition of “major tree” in **Section 3.0010** are lost to development (including but not limited to clear cutting as defined in **Article 3**), replacement perimeter trees may be required beyond the basic 1-3/4 inch caliper standard, up to a maximum of 6-inch caliper trees, as determined by the Manager under the Type II procedure.

3. Conifers shall be retained in sufficiently large areas and in dense stands to ensure against windthrow; and
 4. The Manager may require a proposed structure, to be relocated to retain trees, if the relocation can be accomplished within the required setbacks and without increasing costs to the proposed development by more than two percent of the total improvement value, excluding land cost.
 5. Any required mitigation shall be guaranteed prior to issuance of a grading permit for any portion of the site.
 6. The Manager may require a mitigation plan or windthrow assessment to be provided by a qualified arborist or a certified landscape architect.
- B.** Trees may be removed when they cannot be maintained because of their health, in which case the City may request verification by an independent consulting arborist, at the property owner's expense, to confirm the health of the trees.
- C.** Trees may be removed when the tree removal is necessary to accomplish a public purpose, such as the installation of public facilities and utilities in the right-of-way or public utility easement, or for construction of a public street, public trail, public park or public urban plaza. Perimeter trees that are removed under this section shall be replaced in accordance with the provisions of **Section 9.1012(A)(2)**.
- D.** When the tree removal proposed is clear cutting, as defined in **Article 3**, of the Community Development Code, such clear cutting shall be allowed only with the following additional conditions:
1. Landscaping shall be required to mitigate the loss of existing vegetation; and
 2. Clear cutting shall not begin until after the applicant has obtained all development permits including any building permits, final plat approval, and/or any other applicable permits necessary to assure completion of the proposed development, and after the applicant has filed with the City a financial guarantee for landscape mitigation based on an approved plan. Erosion control measures as required under **Section 9.0514** and the Building Code shall be implemented on the site prior to the commencement of any clear cutting.
- E.** Regulated Trees identified as an imminent hazard may be removed as an emergency measure for the immediate safety of persons or protection of property if it is demonstrated that moving of the potential target and pruning or other horticultural measures are not determined adequate for safety. An application for a development permit that includes photographic evidence and other documentation of the emergency (e.g., signature of Fire Marshal, Public Works Director, or Police Officer brought to the site of the emergency or documentation by a Consulting Arborist) shall be filed within 10 working days of the emergency removal of a Regulated Tree as defined in **Article 3** if the action otherwise would require a development permit (including a Type I Tree Removal Permit) but for the emergency.
- F.** Preservation and conservation of healthy wooded areas, trees, similar woody vegetation, wildlife habitat, and related natural resources is encouraged when there are feasible and prudent location

alternatives on the site for proposed building structures.

- G. Relocation of healthy trees with a DBH of 8 inches or less is encouraged over removal.

9.1013 Review of Development on a Site with a Significant Tree or Trees

- A. When development is proposed for property that abuts the dripline of a Significant Tree or Trees or contains a Significant Tree or Trees, the property owner shall provide a tree preservation plan prepared by a consulting arborist as defined in **Section 3.0010** that demonstrates how the Significant Tree or Trees will be preserved. The Significant Tree or Trees abutting the site shall be preserved and protected during all development activities, including preliminary grubbing and clearing.

A conservation easement shall be imposed on the site of the development to ensure on-going protection of a Significant Tree on an abutting property that overhangs a development site. The conservation easement shall be located at the dripline in a radius from the tree at the rate of one foot of horizontal distance from the tree for each one inch of diameter of the tree unless a registered consulting arborist determines that the tree can be protected adequately with less distance.

- B. Individual Significant Trees on the site shall be preserved unless it is determined under the Type III procedure that the tree may be removed based on the criteria for tree removal found in **Appendix 14, Section A14.004**.
- C. A preservation plan for a Significant Tree or Trees shall, at a minimum, meet the standards of **Sections 9.1011** and **9.1015**, and shall, in addition, be supplemented by the following:
 - 1. A site plan indicating the surveyed location of the Significant Trees.
 - 2. A narrative statement outlining the reasons any of the Significant Trees should be removed based on the removal criteria found in **Section A14.004**.
 - 3. The methods to be used to preserve the Significant Tree.
 - 4. A mitigation plan indicating the replacement trees or additional new trees to be placed on the site. The mitigation plan should demonstrate, to the extent possible, that the character of the site would not change as a result of development.

9.1014 Design Adjustments for Tree Protection

- A. The Manager, pursuant to a Type II procedure, may grant an adjustment to the side, front and rear yard setback standards by up to 50 percent if necessary to retain a Significant Tree or Trees. The adjustment shall be the minimum necessary to accomplish preservation of trees on site and shall not conflict with other conditions placed on the property.
- B. The Manager, pursuant to a Type II procedure, may grant a five percent reduction to the lot size and a ten percent reduction to the lot width and lot depth standards in approving a subdivision or partition if necessary to retain a Significant Tree or Trees.
- C. The Manager, pursuant to a Type II procedure, may allow a property owner to cut a specific number of trees within a Significant Grove of trees if preserving those trees would:

1. Cause the loss of ten percent or more of the total number of allowed lots or units, or
 2. Cause an increase of five percent or more in the cost of installing on-site utilities.
- D. The Manager, pursuant to a Type II procedure, may allow other adjustments meeting the criteria of **Section 10.1521** (Modification of Regulations) in order to preserve any healthy tree that cannot be moved due to its size, but will contribute to the landscape character of the area and will not present a foreseeable hazard if retained.

9.1015 Tree Protection During Construction

- A. No trees designated for protection or conservation shall be removed without prior written approval from the City of Gresham Planning Division.
- B. Tree protection shall be as recommended by a qualified arborist or, as a minimum, to include the following protective measures:
1. Prior to any grubbing, clearing, grading, parking, preparation or storage of materials or machinery, or other construction activity on the site, all trees to be protected on the project site and adjacent to the site shall be clearly identified and temporary fencing shall be installed at the perimeter of the dripline.
 2. To assure that there is no soil compaction or removal of vegetation or tree branches within the dripline, protective fencing is required around the dripline of trees designated for retention. Protective fencing shall be of a material that cannot easily be moved, removed, or broken during construction activities. Chain link fencing a minimum of 4 feet in height is preferred. An alternative dripline fencing material secured by metal posts staked at no more than 4 feet on center around the dripline of the tree or grove may be used with the approval of the Manager.
 3. No machinery repair or cleaning shall be performed within 10 feet of the dripline of any trees identified for protection.
 4. Digging a trench for placement of public or private utilities or other structure within the critical root zone of a tree to be protected is prohibited.
 5. The City may require that a Consulting Arborist be present during any construction or grading activities that may affect the dripline of trees to be protected.
- C. Changes in soil hydrology and site drainage within tree protection areas shall be minimized. Excessive site run-off shall be directed to appropriate storm drainage facilities and away from trees designated for conservation or protection.

Street Trees

9.1020 Street Trees

- A. Street trees in the public right-of-way or within the yard setback and/or buffer area immediately adjacent to the right-of-way will be required of all new developments and for alterations to all existing developments requiring a building permit for remodel, addition, or tenant improvement.
- B. Street trees for all development shall be a minimum of 1-3/4 inch caliper. Street trees located within an intersection clear vision area shall be a minimum of 2 inch caliper and a minimum 6 feet head height at time of planting. Newly planted trees shall be securely staked for the first two years after planting and shall be replaced if they die or are destroyed.

- C. The particular variety of street tree to be planted will be reviewed and approved as part of overall project submittals.
- D. A Guarantee of Completion equal to 110% of the estimated cost of purchasing and installing street trees to assure installation prior to final building permit approval may be required at the time of original building permit issuance and/or at the time of building permit issuance for a remodel/tenant improvement associated with a change or upgrade to the site, or an expansion or change to an existing use.

9.1021 Spacing and Location Requirements for Street Trees

- A. Street trees shall be located at least 10 feet from street lights, 15 feet from stormwater catch basins, and 5 feet from driveway cuts or underground utilities.
- B. No street trees shall be planted within 12 feet of the back of the crosswalk on the approach side of the street at street intersections or within 20 feet of the intersection of two arterial streets or light rail crossing area.
- C. The number of street trees required along a street frontage shall comply with the average distances as shown in **Table 9.1021A**.

Table 9.1021A Tree Spacing

Principal/ Arterial/ Boulevard ³	30 feet
Arterial ³	30 feet
Collector ³	R - 30 feet (2 min., 3 min. if corner lot) C - 20 feet (2 min., 3 min. if corner lot) I - 20 feet
Community Street ³	R - 30 feet (2 min., 3 min. if corner lot) C - 20 feet (2 min., 3 min. if corner lot) I - 20 feet
Local: Transitional ^{1,3}	R - 30 feet (2 min., 3 min. if corner lot) C - 20 feet (2 min., 3 min. if corner lot) I - 20 feet
Local: Queuing Street/Lane Minor Access Street ³ , Cul-de-sac ^{2,3}	R - 30 feet (2 min., 3 min, if corner lot)

Table Notes:

- 1 Includes linear section of cul-de-sac.
- 2 Depends on length of frontage.
- 3 Or as required by an approved Street Tree Plan in a PD development or in a LDR-5, LDR-7, TLDR, or TR district. For single family attached dwellings, there shall be a minimum of 1 tree per lot street frontage.

R = residential, C = commercial, I = industrial.

On streets where there is no planter strip or where utility and/or driveway locations preclude placement of all required street trees within the right of way, street trees may be located within front and/or street side yard setback areas.

9.1022 Criteria for Master Street Tree Plans

- A. A master street tree plan shall be submitted for approval with a tentative partition or subdivision plan, a PD plan, or design review.
- B. The master street tree plan shall be consistent with the following criteria:
 - 1. Shall show an even distribution of the trees, which meets the average spacing requirements identified in **Table 9.1021** for the type of use and street classification.
 - 2. Shall identify the required number of trees. (In no case shall street trees of smaller caliper spaced at closer intervals substitute for street trees of the required size.)
 - 3. May show minor variations in street tree spacing in order to accommodate curb cuts, utilities, street lights, and similar features. The location of such features shall be shown on the plan in relation to proposed trees.
 - 4. May locate street trees within required front or street side yards as necessary to meet the average spacing requirement.
 - 5. Shall identify the proposed variety of street tree (common and botanical name) and its proposed size at the time of planting. Street trees shall have the following characteristics:
 - a. Capable of 25 feet in height and canopy spread at maturity.
 - b. Selected from a list of recommended street trees provided for in the Public Works Standards.
 - c. Street trees shall be of a variety that can be pruned as they mature or located in such a manner so as to assure a vertical clearance of 8 feet above sidewalks and 10 feet above the street grade.
 - 6. Street trees shall also be provided where street abuts open space and natural areas.
 - 7. A tree staking plan shall be included with the master tree spacing plan.
- C. With approval of the Manager, an alternative variety of street tree may be substituted for the kind of tree shown on the approved street tree plan as long as the tree(s) satisfies **Subsections (5)(a)** through **(c)** above.

Tree Pruning

9.1030 Pruning of Street Trees and other Public Trees

- A. Street trees shall be pruned in accordance with the most recent ANSI (American National Standards Institute) A300-1995 standards or other more recent standard arboricultural practices approved by the City. Major pruning (as identified in **Article 3**) of any street tree of regulated size within the public right of way may be required by the Manager to be performed by a Certified Arborist.
- B. Tree Topping as defined in **Article 3** is prohibited.

9.1031 Pruning of Significant Trees

Significant Trees may not be pruned more than 20% of their limb structure, nor may the root system be disturbed by more than 10% in any 12-month period without a development permit. All pruning of a Significant Tree shall be performed by a Certified Arborist in accordance with ANSI (American National Standards Institute) A300-1995 standards or other more recent standard arboricultural practices approved by the City. See **Section A14.004** for procedures and restrictions relating to pruning of Significant Trees.

Protection and Penalties

9.1040 Civil Penalties

- A. In addition to the remedies established in **Article 2**, the court may order that any trees cut in violation of **Section 9.1000** or **Appendix 14** may be confiscated by the City. The court may also order the violator, the violator's agent, and the property owner at the time of discovery of the violation to pay all costs associated with the confiscation.
- B. In addition to the remedies established in **Article 2**, any person who violates the requirements of **Section 9.1000** shall be subject to a civil penalty based on up to three times the arboricultural value of the lost tree or trees, as determined by an independent consulting arborist, the cost of the arborist review and report shall be paid to the City by the violator, the violator's agent, and the property owner at the time of discovery of the violation, along with any other developer of the site as additional amount to this penalty. The owner shall also replace the trees with like trees that equal the replacement value of the lost trees. The tree or trees shall be of the same variety as those lost, or, if appropriate, may be of a solar friendly variety as defined in the City's list of solar friendly trees.
- C. Should the property owner or (if not the property owner) the violator, the violator's agent, or any other developer damage any tree that has been designated for protection, the violator, property owner and the developer shall all be penalized \$50 per each individual point of damage to the tree. If necessary, a report prepared by a consulting arborist at the developer's expense may be required to determine the extent of the damage. Should the damage result in loss of appraised value greater than \$50, the higher of the two values shall be used.
- D. If a tree or trees are removed in violation of **Section 9.1000** and/or **Appendix 14** (e.g., no approved tree removal permit or written verification of exemption, major pruning of significant trees without a permit, or a violation of the conditions of approval of a tree removal permit), a stop work order for a period of up to 90 days may be issued by the City while appropriate mitigation and penalties are negotiated, during which time no grading or other construction activity may take place on the site.